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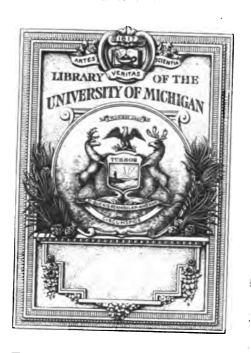
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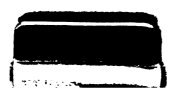
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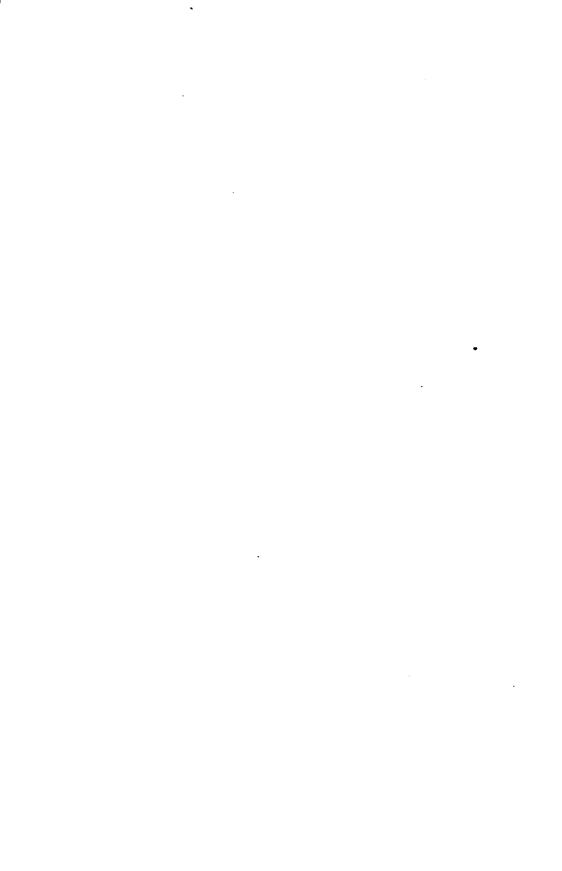
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JOURNAL

OF

THE HOUSE OF REPRESENTATIVES

OF THE

STATE OF MICHIGAN.

1887.

Printed by virtue of an Act of the Legislature, under the direction and supervision of

DANIEL L. CROSSMAN,

CLERK OF THE HOUSE OF REPRESENTATIVES.

IN THREE VOLUMES.-VOL. III.



BY AUTHORITY.

LANSING, MICH.

THORP AND GODFREY, STATE PRINTERS AND BINDERS.

1887.

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AFTERNOON SESSION.

2 o'clock P. M.

The House met and was called to order by the Speaker.

Roll called: quorum present.

By the committee on engrossment and enrollment:

The committee on engrossment and enrollment report as correctly enrolled, signed, and presented to the Governor, the following:

House bill No. 528-529 (file No. 374), entitled

An act making appropriations for the current expenses and for buildings, etc., for the reform school for the years 1887 and 1888.

Also,

House bill No. 508 (manuscript), entitled

An act to revise and amend act No. 305 of the local acts of 1883, entitled "An act to reincorporate the village of Vicksburg," approved May 18, 1883.

ROBERT Y. OGG, Chairman.

Report accepted.

SPECIAL ORDER,

On motion of Mr. Chapman,

The House went into committee of the whole on the special order,

Whereupon the Speaker called Mr. Lakey to the chair.

After some time spent therein, the committee rose, and through their chairman, made the following report:

The committee of the whole have had under consideration the following

bill:

House bill No. 739 (file No. 223), entitled

A bill to revise the laws providing for the incorporation of co-operative and mutual benefit associations, and to define the powers and duties, and regulate the transactions of the business of all such corporations and associations doing business within this State,

Have made sundry amendments thereto and have directed their chairman to report the same back to the House, asking concurrence therein, and rec-

ommend its passage.

ALBERT L. LAKEY, Chairman.

Report accepted and committee discharged.

On motion of Mr. Cross,

The House concurred in the amendments made to the bill by the committee, and it was placed on the order of third reading.

On motion of Mr. Haskin,

The House adjourned.

Lansing, Wednesday, May 18, 1887.

The House met pursuant to adjournment and was called to order by the Speaker.

Prayer by Rev. Mr. McIntyre. Roll called: quorum present.

Absent without leave: Messrs. Crocker, R. Robinson, Snow and W. W. Williams.

On motion of Mr. Case,

Leave of absence was granted to himself until May 24th next.

On motion of Mr. Haskin,

Leave of absence was granted to Mr. Crocker for the day.

On motion of Mr. Goodrich,

Leave of absence was granted to Mr. R. Robinson for the day.

On motion of Mr. Linton,

Leave of absence was granted to Mr. Snow for the day.

On motion of Mr. Dillon,

Leave of absence was granted to Mr. W. Williams for the day.

PRESENTATION OF PETITIONS.

No. 1252. By Mr. Lakey: Petition of A. M. Alvord and others asking for the passage of Senate bill No. 131.

On demand of Mr. Lakey,

The petition was read at length and spread at large on the journal, as follows:

To the Honorable the House of Representatives:

WHEREAS, The committee of the Senate of the State of Michigan have

recommended that Senate bill No. 131 be passed without change;

WHEREAS. This bill is a bill to repeal act No. 241 of the public acts of 1881, which act appropriates annually the sum of two thousand dollars (\$2,000) for the holding of sanitary conventions and pamphlets on general health or sanitary subjects,

Resolved, That it is the opinion of the section on the practice of medicine of the Michigan State Medical Society, that this action of the State Legislature would be most unfortunate and seriously detrimental to the public health of the State:

Resolved, That a copy of this resolution be sent to the House of Representatives, with the request that they be read before that body.

These resolutions were passed unanimously.

A. M. ALVORD, Chairman.
H. B. HEMENWAY, Secretary.
Section on practice of medicine.

Lansing, May 13, 1887.

Referred to the committee on public health.

No. 1253. By Mr. Cross: Remonstrance of R. C. Culver, A. S. Dyckman and 45 others, against taxation of druggists.

On demand of Mr. Cross,

The petition was read at length, and spread at large on the journal, as follows:

We, the undersigned, business men of South Haven, Mich., respectfully request you to work and vote against any legislation looking towards the taxing of druggists for the sale of liquors, when sold exclusively for medicinal and mechanical purposes.

Referred to the committee on liquor traffic.

REPORTS OF STANDING COMMITTERS.

By the committee on judiciary:

The committee on judiciary, to whom was referred

House bill No. 427, entitled

A bill to provide for service of legal process upon non-residents of this

State engaged in carrying on business within the same,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do not pass, and ask to be discharged from the further consideration of the subject.

GERRIT J. DIEKEMA, Chairman.

Report accepted and committee discharged.

On motion of Mr. Eldred,

The bill was laid on the table.

By the committee on judiciary:

The committee on judiciary, to whom was referred

Senate bill No. 97 (file No. 32), entitled,

A bill to provide for the correction of frauds and mistakes in the canvass

and return made by inspectors of election,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, with amendments thereto, recommending that the amendments be concurred in, and that the bill when so amended do pass, and ask to be discharged from the further consideration of the subject.

GERRIT J. DIEKEMA, Chairman.

Report accepted and committee discharged.

On motion of Mr. Diekema,

The House concurred in the amendments made to the bill by the committee.

The bill was then ordered reprinted, referred to the committee of the whole, and placed on the general order.

By one committee on judiciary:

The committee on judiciary, to whom was referred

House bill No. 245, entitled

A bill requiring certain terms of the circuit court of Lapeer county to be

hereafter held in village of Imlay City, in said county,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do not pass, and ask to be discharged from the further consideration of the subject.

GERRIT J. DIEKEMA, Chairman.

Report accepted and committee discharged.

On motion of Mr. Pierce,

The bill was laid on the table.

By the committee on elections:

The committee on elections, to whom was referred

House bill No. 882, entitled

A bill to preserve evidence of fraud in election returns and the count of the board of canvassers,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment and recommend that it do pass, and ask to be discharged from the further consideration of the subject.

A. D. ELDRED, Chairman.

Report accepted and committee discharged.

The bill was ordered printed, referred to the committee of the whole, and placed on the general order.

By the committee on roads and bridges:

The committee on roads and bridges, to whom was referred

House bill No. 320, entitled

A bill to create a bureau to superintend the construction of the Detroit and

Belle Isle bridge.

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do not pass, and ask to be discharged from the further consideration of the subject.

JAS. W. McCORMICK, Chrirman.

Report accepted and committee discharged.

On motion of Mr. Hosford,

The bill was ordered printed, referred to the committee of the whole, and placed on the general order.

By the committee on roads and bridges:

The committee on roads and bridges, to whom was referred

House bill No. 552, entitled

A bill to provide for the construction of a State road bridge across Black river in the township of Grant, in St. Clair county, and to appropriate swampland the proceeds of which to be used for the construction of said bridge,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do pass, and ask to be discharged from the further consideration of the subject.

JAS. W. McCORMICK, Chairman.

Report accepted and committee discharged.

The bill was ordered printed, referred to the committee of the whole, and placed on the general order.

By the committee on religious and benevolent societies:

The committee on religious and benevolent societies to whom was referred

House bill No. 462, entitled

A bill to provide for corporations to diffuse moral and religious knowledge and instruction, and to receive and apply such gifts, loans and advances, and accept and execute such trusts as shall be made for such purposes, and to enable individuals and also associations existing under chapter 178 of Howell's annotated statutes of Michigan, as amended, to effect incorporation for such purposes,

Respectfully report that they have had the same under consideration, and

have directed me to report the same back to the House, without amendment, and recommend that the bill do pass, and ask to be discharged from the further consideration of the subject.

H. W. THOMPSON, Chairman.

Report accepted and committee discharged.

The bill was ordered printed, referred to the committee of the whole, and placed on the general order.

By the committee on education:

The committee on education, to whom was referred

House bill No. 713, entitled

A bill to smend sections 2, 3 and 4 of an act entitled "An act relative to

free schools in the city of Detroit,"

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do pass, and ask to be discharged from the further consideration of the subject.

W. W. WILLIAMS, Chairman.

Report accepted and committee discharged.

The bill was ordered printed, referred to the committee of the whole, and placed on the general order.

By the committee on education:

The committee on education, to whom was referred

Senate bill No. 345 (file No. 194), entitled

A bill to incorporate the public schools of the township of Onota in the

township of Alger,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment and recommend that the bill do pass, and ask to be discharged from the further consideration of the subject.

W. W. WILLIAMS, Chairman.

Report accepted and committee discharged.

The bill was referred to the committee of the whole, and placed on the general order.

By the committee on education:

The committee on education, to whom was referred

House bill No. 287, entitled

A bill to form school district No. 10 of the township of Wyoming, in the county of Kent, out of portions of sections 19, 20, 21, 29 and 30 of said township, now constituting part of school district No. 1 of said township,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and without recommendation, and ask to be discharged from the further consideration of the subject.

W. W. WILLIAMS, Chairman.

Report accepted and committee discharged.

On motion of Mr. Hunt,

The bill was ordered printed, referred to the committee of the whole, and placed on the general order.

MESSAGES FROM THE SENATE.

The Speaker announced the following:

SENATE CHAMBER, Lansing, May 17, 1887.

To the Speaker of the House of Representatives:

SIR-I am instructed to return to the House the following bill:

House bill No. 754, entitled

A bill to amend section 2 of title 23 of act No. 302 of the session laws of 1875, entitled "An act to amend an act entitled an act to revise the charter of the city of Holland, being amendatory to an act entitled an act to incorporate the city of Holland, approved March 25, 1867, approved March 23, 1871, which became a law April 2, 1873, approved April 1, 1875, as amended by act No. 268 of the session laws of 1877, approved March 22, 1877, as amended by act No. 337 of the session laws of 1885, approved April 29, 1885,

In the passage of which the Senate has concurred by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect has or-

dered the same to take immediate effect.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

The bill was referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, May 17, 1887.

To the Speaker of the House of Representatives:

SIR—I am instructed to request the House to return to the Senate the following bills:

House bills No. 212 and 308 (file 302), entitled

A bill to provide for the purchase of land and the erection of buildings for the use and benefit of the Michigan asylum for the insane at Kalamazoo, and to make payment for the same out of the surplus moneys in the hands of the treasurer of said asylum,

Which the Senate, as shown by their message, amended as follows:

- 1. By inserting in line 3 of section 1, after the word "land," the words "known as the Hind's farm;"
- 2. By striking out of line 3 of section 1, the word "eighteen" and inserting in lieu thereof the word "seventeen;"

3. By striking out of line 3, of section 2, the word "thirty" and inserting

in lieu thereof the word "fifty;"

- 4. By striking out of line 5, of section 2, the word "eight" and inserting in lieu thereof the word "thirteen;"
- 5. By striking out of section 2, all after the word "each," in line 6, and inferting in lieu thereof the words "when completely furnished and finished and ready for occupancy,"

And to inform the House that the Senate insists upon its said amendments and asks for a committee of conference, to whom shall be referred the matters of difference between the two Houses in relation to said bill.

Very respectfully,

LEWIS M. MILLER, Secretary of the Senate.

Mr. Ashton moved that the request of the Senate for a committee of con-

ference relative to the difference existing between the two houses in regard to the bill, be granted.

Which motion prevailed.

The Speaker announced as such committee on the part of the House Messrs. Ashton, Chapman and Herrington.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, May 17, 1887.

To the Speaker of the House of Representatives:

SIE-I am instructed by the Senate to transmit the following bill:

Senate bill No. 358, entitled

A bill to amend sec. 12 of act No. 161 of the session laws of 1885 entitled "An act to incorporate the village of Three Rivers, approved Feb. 13, 1885," as amended by the several acts amendatory thereof by adding thereto a new subdivision to stand as number 60,

Which has passed the Senate by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect been ordered to take immediate effect, and in all of which the concurrence of the House is respectfully asked.

Very respectfully,

LEWIS M. MILLER, Secretary of the Senate.

The bill was read a first and second time by its title, and pending its reference to a committe,

On motion of Mr. Lakey,

The rules were suspended, two-thirds of all the members present voting therefor, and the bill was put upon its immediate passage.

The bill was then read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Abbott,	Mr. Cole,	Mr. Hunt,	Mr. Powers,
Allen,	Cross,	Kelly,	Robinson, J.W.
Ashton,	Damon,	Killean,	Rumsey,
Baker, S.,	Dickson,	Kirby,	Simpson,
Baker, W. A.,		Lakey,	Spencer,
Baldwin,	Dillon,	Linton,	Stuart,
Bardwell,	Douglass,	Makelim,	Thompson,
Bates,	Dunbar,	Manly,	VanOrthwick,
Bettinger,	Eldred,	McCormick,	Vickary,
Bentley,	Engleman,	McGregor,	Vroman,
Breen,	Goodrich,	McMillan,	Washburn,
Brock,	Grenell,	Mulvey,	Watson, F. H.,
Burr,	Hill,	Ogg,	Watts,
Cady,	Hoaglin,	Oviatt,	Webber,
Cannon,	Holt,	Perkins,	Wellman,
Case,	Hosford,	Pettit,	Wilson,
Chamberlain,	Houk,	Pierce,	Speaker,
Chapman,			69
-	N	IAYS.	0

Title agreed to.

On motion of Mr. Lakey,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, May 17, 1887.

To the Speaker of the House of Representatives :

Sir—I am instructed to return to the House the following bill:

House bill No. 792 (file No. 196), entitled

A bill to amend section 3 of chapter 7 of act No. 243 of the session laws of 1881, as amended by act No. 56 of the session laws of 1883, being an act to revise and consolidate the laws relating to the establishment, opening, improvement and maintainance of highways and private roads, and the building, repairing and preservation of bridges within this State,

And to inform the House that the Senate has amended the same, as fol-

lows, viz:

1. By inserting in line 3 of section 3 after the word "township," where it first occurs, the words "or whenever he shall be petitioned in writing by not less than fifteen freeholders thereof;"

2. By striking out of line 4 of section 3 the words "as soon as may be,"

and inserting in lieu thereof the words "within five days" thereafter,

In the passage of which, as thus amended, the Senate has concurred by a majority vote of all the senators elect.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

Laid over one day under the rules.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, May 17, 1887.

To the Speaker of the House of Representatives:

SIR-I am instructed by the Senate to transmit the following bill:

Senate bill No. 364 (file No. 264), entitled

A bill to amend chapter 11 of act No. 326 of the local acts of 1883, entitled "An act to provide a charter for the city of Detroit and to repeal all acts and parts of acts in conflict therewith," approved June 7, 1883, by adding four new sections thereto, to stand as sections 42, 43, 44 and 45,

Which has passed the Senate by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect been ordered to take immediate effect, and in all of which the concurrence of the House is respect-

fully asked.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

The bill was read a first and second time by its title, and referred to the committee on municipal corporations.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, May 17, 1887.

To the Speaker of the House of Representatives:

SIR-I am instructed to return to the House the following bill:

House bill No. 216, (file No. 329), entitled

A bill to authorize the trustees, vestrymen, consistory, or other governing body of any religious society incorporated under the laws of this State to receive money by gift or bequest when the same is to be invested and the income thereof applied in payment or part payment of the salary of their minister, priest, rector, parson or clergyman,

In the passage of which the Senate has concurred by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect

has ordered the same to take immediate effect.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

The bill was referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, May 17, 1887.

To the Speaker of the House of Representatives:

SIR-I am instructed by the Senate to transmit the following bill:

Senate bill No. 297, entitled

A bill to amend section 1 of act No. 349 of the local acts of 1875, entitled "An act to incorporate the village of Fremont, in the county of Newaygo," approved April 23, 1886, as amended by the several acts amendatory thereof,

Which has passed the Senate by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect, been ordered to take immediate effect, and in all of which the concurrence of the House is respectfully asked.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

The bill was read a first and second time by its tile, and referred to the committee on municipal corporations.

The Speaker also announced the following:

SENATE CHAMBER.

Lansing, May 17, 1887.

To the Speaker of the House of Representatives:

SIR-I am instructed by the Senate to transmit the following bill:

Senate bill No. 448 (file No. 218), entitled

A bill to amend section 7449 of the compiled laws of 1871, as amended by act 135 of the session laws of 1873, being section 9023 of Howell's annotated statutes, relative to the fees of appraisers, commissioners and others,

Which has passed the Senate by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect, been ordered to take immediate effect, and in all of which the concurrence of the House is respectfully asked.

Very respectfully,

LEWIS M. MILLER, Secretary of the Senate.

The bill was read a first and second time by its title, and referred to the committee on the judiciary.

The Speaker also announced the following:

SENATE CHAMBER. Lansing, May 17, 1887.

To the Speaker of the House of Representatives:

SIR—I am instructed by the Senate to transmit the following bill:

Senate bill No. 288, entitled

A bill to incorporate the village of Ironwood, in the county of Gogebic,

Which has passed the Senate by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect, been ordered to take immediate effect, and in all of which the concurrence of the House is respectfully asked.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

The bill was read a first and second time by its title and referred to the committee on municipal corporations.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, May 17, 1887.

To the Speaker of the House of Representatives:

SIR-I am instructed by the Senate to transmit the following bill:

Senate bill No. 423 (file No. 212), entitled

A bill to amend section 7423 of chapter 238 of the compiled laws of 1871, and being section 9000 of Howell's annotated statutes relative to taxation of costs,

Which has passed the Senate by a majority vote of all the Senators elect, and in all of which the concurrence of the House is respectfully asked.

Very respectfully,

LEWIS M. MILLER, Secretary of the Senate.

The bill was read a first and second time by its title and referred to the committee on judiciary.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, May 17, 1887.

To the Speaker of the House of Representatives:

SIR-I am instructed to return to the House the following bill:

House bill No. 20 (file No. 2), entitled

A bill to amend section twenty of chapter 244 of the compiled laws of 1871, being compiler's section 9094 of Howell's annotated statutes of Michigan, relative to offenses against the lives and persons of individuals,

In the passage of which the Senate has concurred by a majority vote of all

the Senators elect.

Very respectfully

LEWIS M. MILLER, Secretary of the Senate.

The bill was referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, May 17, 1887.

To the Speaker of the House of Representatives:

SIR—I am instructed by the Senate to transmit the following bill:

Senate bill No. 136 (file No. 196), entitled

A bill to amend section 10 of chapter 172 of the compiled laws of 1871, as amended by act No. 7 of the session laws of 1877, and act No. 4 of the public acts of 1883, relative to testamentary guardians,

Which has passed the Senate by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect, been ordered to take immediate effect, and in all of which the concurrence of the House is respect-

fully asked.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

The bill was read a first and second time by its title, and referred to the committee on judiciary.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, May 17, 1887.

To the Speaker of the House of Representatives:

SIR-I am instructed to return to the House the following bill:

House bill No. 896 (file No. 237), entitled

A bill to amend sections 6 and 9 of an act entitled "An act to restrict the powers of the commissioner of highways of the township of Republic, in the county of Marquette, and to authorize the township board of said township to provide for maintaining the streets, sidewalks, crosswalks and alleys now or hereafter built in the village of Republic, and to maintain a fire department, and to regulate and license auctioneers and peddlers in said village," approved April 29, 1885,

And to inform the House that the Senate has amended the same, as fol-

lows, viz:

1. By striking out of line 1 of section 9 the word "cost" and inserting in lieu thereof the word "costs;"

2. By striking out of line 3 of section 9 the word "made" and inserting in

lieu thereof the word "brought."

In the passage of which, as thus amended, the Senate has concurred by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect has ordered the same to take immediate effect.

Very respectfully,

LEWIS M. MILLER,
Secretary of the Senate.

Pending the order that the message lie over one day under the rules,

Mr. Vickary moved to suspend the rule requiring amendments made to bills by the Senate to be laid over one day,

Which motion prevailed, two-thirds of all the members present voting therefor.

The question being on concurring in the amendments made by the Senate to the bill.

On motion of Mr. Vickary,

The House concurred, a majority of all the members elect voting therefor by yeas and nays, as follows:

YEAS.

Mr. Abbott, Allen, Anderson, Ashton, Baker, S.	Mr.	Chapman, Cole, Damon, Dickson, Diekema,	Mr.	Hunt, Kelley, Killean, Kirby, Lakey,	Mr.	Powers, Robinson, J. W. Rogers, Rounsville, Rumsey,
Baker, W. A.,		Dillon,		Lincoln,		Simpson,
Baldwin,		Douglass,		Linton,		Spencer,
Bardwell,		Dunbar,		Manly,	•	Stuart,
Bates,		Eldred,		McCormick,		VanOrthwick,
Baumgardner	,	Engleman,		McGregor,		Vickary,
Bettinger,		Goodrich,		McMillan,		Vroman,
Bentley,		Grenell,		Mulvey,		Washburn,
Breen,		Haskin,		Ogg,		Watson, F. H.,
Brock,		Herrington,		O'Keefe,		Watts,
Burr,		Hill,		Oviatt,		Webber,
Cady,		Hoaglin,		Pardee,		Wellman,
Cannon,		Holt,		Perkins,		Wilson,
Саве,		Hosford,		Pettit,		Speaker,
Chamberlain,		Houk,		Pierce,		75
		N.	AYS.			0

The bill was referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

Senate Chamber, Lansing, May 17, 1887.

To the Speaker of the House of Representatives:

SIR-I am instructed to return to the House the following bill:

House bill No. 888 (file No. 271), entitled

A bill to change the termination of the fiscal year of the State from September 30 to June 30,

And to inform the House that the Senate has amended the same, as follows, viz:

1 By striking out of line 1 of section 3 the word "superseded" and inserting in lieu thereof the word "repealed."

In the passage of which, as thus amended, the Senate has concurred by a majority vote of all the Senators elect.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

Pending the order that the message lie over one day under the rules,

Mr. Rumsey moved to suspend the rule requiring amendments made to bills by the Senate to be laid over one day,

Which motion prevailed, two-thirds of all the members present voting

The question being on concurring in the amendment made by the Senate to the bill.

On motion of Mr. Rumsey,

The House concurred, a majority of all the members elect voting therefor, by yeas and nays as follows:

YEAS.

Mr. Allen,	Mr. Chapell,	Mr. Kelley,	Mr. Powers,
Anderson,	Chapman,	Killean,	Rolinson, J.W.
Ashton,	Cole,	Kirby,	Rogers,
Baker, S.,	Cross,	Lakey,	Rounsville,
Baker, W. A.	, Dickson,	Lincoln,	Rumsey,
Baldwin,	Diekema,	Linton,	Simpson,
Bardwell,	Douglass,	Makelim,	Spencer,
Bates,	Dunbar,	McCormick,	Stuart,
Baumgardner,	, Eldred,	McGregor,	Thompson,
Beecher,	Engleman,	McMillan,	Van Orthwick,
Bettinger,	Goodrich,	Mulvey,	Vroman,
Bentley,	Grenell,	Ogg,	Washburn,
Breen,	Haskin,	O'Keefe,	Watson, F. H.,
Brock,	Hill,	Oviatt,	Watts,
Burr,	Hoaglin,	Pardee,	Webber,
Cady,	Holt,	Perkins,	Wellman,
Canton,	Hosford,	Pettit,	Wilson,
Case,	Houk,	Pierce,	Speaker,
Chamberlain,			73
	N	AY8.	0

The bill was referred to the committee on engrossment and enrollment for enrollment.

THIRD READING OF BILLS.

House bill No. 739 (file No. 385), entitled

A bill to revise the laws providing for the incorporation of co-operative and mutual benefit associations, and to define the powers and duties, and regulate the transactions of the business of all such corporations and associations doing business within this State,

Was read a third time, and pending the taking of the vote on the passage

Mr. Cross moved to amend the bill by inserting in line 11, sec. 3, the word "be" before the word "appropriated;"

By striking out in line 17, section 11, the word "the" before the word "financial" and inserting the word "its" in lieu thereof;

By striking out the word "of" at the end of line 17 and the word "the", at the beginning of line 18, and inserting the words "and its" in lieu thereof;

By inserting after the word "organization" in section 14, the words "of this State;"

By inserting in line 11½ section 17, after the word "State" the word "or;" Also,

By inserting after the word "territory" in same line, the words "or the United States or District of Columbia:"

The House concurred, a majority of all the members elect voting therefor by yeas and nays, as follows:

YEAS.

Mr.	Abbott,	Mr.	Chapman,	Mr.	Hunt,	Mr.	Powers,
	Allen,		Cole,		Kelley,		Robinson, J.W.
	Anderson,		Damon,		Killean,		Rogers,
	Ashton,		Dickson,		Kirby,		Rounsville,
	Baker, S.		Diekema,		Lakey,		Rumsey,
	Baker, W. A.,		Dillon,	•	Lincoln,		Simpson,
	Baldwin,		Douglass,		Linton,		Spencer,
	Bardwell,		Dunbar,		Manly,		Stuart,
	Bates,		Eldred,		McCormick,		VanOrthwick,
	Baumgardner	,	Engleman,		McGregor,		Vickary,
	Bettinger,		Goodrich,		McMillan,		Vroman,
	Bentley,		Grenell,		Mulvey,		Washburn,
	Breen,		Haskin,		Ogg,		Watson, F. H.,
	Brock,		Herrington,		O'Keefe,		Watts,
	Burr,		Hill,		Oviatt,		Webber,
	Cady,		Hoaglin,		Pardee,		Wellman,
	Cannon,		Holt,		Perkins,		Wilson,
	Case,		Hosford,		Pettit,		Speaker,
	Chamberlain,		Houk,		Pierce,		75
			N	AYS.			0

The bill was referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, May 17, 1887.

To the Speaker of the House of Representatives:

SIR-I am instructed to return to the House the following bill:

House bill No. 888 (file No. 271), entitled

A bill to change the termination of the fiscal year of the State from September 30 to June 30,

And to inform the House that the Senate has amended the same, as follows, viz:

1 By striking out of line 1 of section 3 the word "superseded" and inserting in lieu thereof the word "repealed."

In the passage of which, as thus amended, the Senate has concurred by a majority vote of all the Senators elect.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

Pending the order that the message lie over one day under the rules,

Mr. Rumsey moved to suspend the rule requiring amendments made to bills by the Senate to be laid over one day,

Which motion prevailed, two-thirds of all the members present voting therefor.

The question being on concurring in the amendment made by the Senate to the bill,

On motion of Mr. Rumsey,

The House concurred, a majority of all the members elect voting therefor, by yeas and nays as follows:

YEAS.

Mr. Allen, Anderson, Ashton, Baker, S., Baker, W. A., Baldwin, Bardwell, Bates, Baumgardner, Beecher, Bettinger, Bentley, Breen, Brock, Burr, Cady, Cannon, Case, Chamberlain.	Mr. Chapell, Chapman, Cole, Cross, Dickson, Diekema, Douglass, Dunbar, Eldred, Engleman, Goodrich, Grenell, Haskin, Hill, Hoaglin, Hosford, Houk,	Mr. Kelley, Killean, Kirby, Lakey, Lincoln, Linton, Makelim, McCormick, McGregor, McMillan, Mulvey, Ogg, O'Keefe, Oviatt, Pardee, Perkins, Pettit, Pierce,	Mr. Powers, Robinson, J. W. Rogers, Rounsville, Rumsey, Simpson, Spencer, Stuart, Thompson, Van Orthwick, Vroman, Washburn, Watson, F. H., Watts, Webber, Wellman, Wilson, Speaker,
Unam berlain,			73

NAYS.

n

The bill was referred to the committee on engrossment and enrollment for enrollment.

THIRD READING OF BILLS.

House bill No. 739 (file No. 385), entitled

A bill to revise the laws providing for the incorporation of co-operative and mutual benefit associations, and to define the powers and duties, and regulate the transactions of the business of all such corporations and associations doing business within this State,

Was read a third time, and pending the taking of the vote on the passage

thereof.

Mr. Cross moved to amend the bill by inserting in line 11, sec. 3, the word "be" before the word "appropriated;"

Also.

By striking out in line 17, section 11, the word "the" before the word "financial" and inserting the word "its" in lieu thereof;

Also.

By striking out the word "of" at the end of line 17 and the word "the", at the beginning of line 18, and inserting the words "and its" in lieu thereof;

By inserting after the word "organization" in section 14, the words "of this State:"

Also.

By inserting in line 11½ section 17, after the word "State" the word "or;" Also,

By inserting after the word "territory" in same line, the words "or the United States or District of Columbia;"

Also.

By striking out in line 16 the word "of" before the word "policy;"

Also,

By striking out in same line the word "show" and inserting in lieu thereof the words "a certificate under oath of the president and secretary;"

Also,

By striking out in line 29, section 17, the words "of its home State," and in lines 30 and 31 all after the word "expense;"

Which motion prevailed, two-thirds of all the members present voting

therefor.

Mr. Abbott moved to amend the bill:

By inserting in line 5, section 26, after the word "herewith" the words "approved June 8, 1883;"

Also,

By inserting in line 7, sec. 26, after the word "State" the words "approved June 8, 1883;"

Which motion prevailed, two-thirds of all the members elect voting

therefor.

Mr. Damon moved to amend the bill by striking out in line 5, section 25, the words "now doing business in this State,"

Which motion prevailed, two-thirds of all the members present voting

therefor.

Mr. Rumsey moved to amend the bill by inserting after the word "organized," in line 5, section 25, the words "or that may be hereafter organized,"

Which motion prevailed, two-thirds of all the members present voting

therefor.

Mr. Manly moved to amend the bill by adding at the end of section 12 the words "the books of such corporation or association shall be open for inspection by any member of said organization at any of its meetings;"

Also,

By inserting in line 6, section 20, after the word "sources" the words "an itemized account of all;"

Also,

By inserting in line 29, section 22, after the word "selected," the words "by the insured or;"

Also.

By adding a new section to the bill to stand as section 30, and to read as follows:

SEC. 30. No policy or certificate issued by any corporation or association doing business under the provisions of this act shall be cancelled for the non-payment of any assessment or the non-payment of dues without first having mailed to the holder of such policy or certificate at his or her last known postoffice address the following notice, by registered letter:

You are hereby notified that assessment No. —— on policy or certificate No. —— has not been paid. Unless the amount of \$———, the amount due on said assessment and 10c as charges for this notice is paid within thirty days from the date hereof, your policy or certificate will be cancelled.

Which motion prevailed, two-thirds of all the members present voting

therefor.

The bill was then passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Abbott,	Mr. Cole,	Mr. Killean,	Mr. Powers,
Allen,	Cross,	Kirby,	Robinson, J. W.
Anderson,	Damon,	Lincoln,	Rounsville,
Baldwin,	Diekema,	Linton,	Rumsey,
Bardwell,	Dillon,	Makelim,	Simpson,
Bates,	Douglass,	Manly,	Spencer,
Baumgardner,	Engleman,	McCormick,	Thompson,
Beecher,	Goodrich,	McMillan,	VanOrthwick,
Bettinger,	Grenell,	Mulvey,	 Vickary,
Bentley,	Haskin,	Ogg,	Vroman,
Burr,	Herrington,	O'Keefe,	Washburn,
Breen,	Holt,	Oviatt,	Watts,
Cady,	Hosford,	Perkins,	Wellman,
Cannon,	Hunt,	Pettit,	Wilson,
Case,	Kelley,	Pierce,	Speaker,
Chapman,	•	•	61

NAYS.

Mr. Baker, S.,	Mr. Chapell,	Mr. Eldred,	Mr. Stuart,
Baker, W. A.	Dickson,	Hill,	Watson, F. H.
Brock,	Dunbar,	Pardee,	Williams, T.H.,
Chamberlain.			13

Title agreed to.

Mr. F. H. Watson presented the following protest against the passage of the bill.

I hereby protest against the passage of the bill to revise the laws in relation to co-operative and mutual benefit associations, being House bill file No. 385, for the following reasons, to-wit:

First, That it places restrictions upon said associations which it does not place upon old line insurance companies, and I believe it will act in the interest of old line companies;

Second, That it abridges the personal liberty of man in not allowing a man who has been unfortunate enough to arrive at the age of 65 years to take out a certificate of insurance upon his life for the protection of his aged wife who has shared with him the cares and duties of life, and who at his death may be thrown at an advanced age upon the tender mercies of the world, and virtually says to the man over the age of 65 years, you are in a condition of imbecility and not capable of making contracts and is enacting the money paid in by innocent certificate holders, being about 60,000 in number, out of their pockets.

F. H. WATSON.

MOTIONS AND RESOLUTIONS.

Mr. Diekema moved to take from the table

House bill No. 176, entitled

A bill to prohibit judges of courts of record from receiving pay other than heir official salary, and from giving advice in certain cases,

Which motion prevailed.

On motion of Mr. Diekema.

The bill was ordered printed, referred to the committee of the whole, and placed on the general order.

Mr. Dickson offered the following:

Resolved, That from and after to-day the daily sessions of this House commence at nine o'clock A. M. and continue until otherwise ordered.

Which was adopted.

GENERAL ORDER.

On motion of Mr. Abbott,

The House went into committee of the whole, on the general order, Whereupon the Speaker called Mr. J. W. Robinson to the chair.

After some time spent therein, the committee rose, and through their chairman made the following report:

The committee of the whole have had under consideration the following

bills:

1. House bill No. 876, (file No. 395), entitled

A bill to repeal section 2 and to amend sections 1 and 8 of act No. 185 of session laws of 1867 and the acts amendatory thereto, entitled An act to prevent animals from running at large in the public higaways, the same being respectively sections 2106, 2107 and 2113 of Howell's annotated statutes, and to amend section 4 of chapter 16 of the revised statutes of 1846, relative to the powers and duties of townships, the same being section 673 of Howell's annotated statutes.

2. House bill No. 129 (file No. 386), entitled

A bill to prevent the obstruction of sewers in the city of Detroit by water pipes, gas pipes, or other pipes.

Have made no amendments thereto, and have directed their chairman to

report the same back to the House, and recommend their passage.

The committee of the whole have also had under consideration the following bill:

3. House bill No. 418 (file No. 382), entitled

A bill making appropriations for the State board of fish commissioners for

the year ending June 30, 1888, and the year ending June 30, 1889.

Have made sundry amendments thereto, and have directed their chairman to report the same back to the House, asking concurrence therein, and recommend its passage.

The committee of the whole have also had under consideration the follow-

ing bill:

4. House bill No. 331 (file No. 383), entitled

A bill to amend section 2 of chapter 4, and section 1 of chapter 10, of act number 326, of the session laws of 1883, entitled "An act to provide a charter for the city of Detroit, and to repeal all acts and parts of acts in conflict therewith," approved June 7, 1883, as amended by act approved June 10, 1885.

And have directed their chairman to report the same back to the House with the recommendation that it be laid on the table.

J. W. ROBINSON, Chairman.

Report accepted and committee discharged.

The first and second named bills were placed on the order of third reading. On motion of Mr. Perkins,

The House concurred in the amendments made by the committee to the third named bill, and it was placed on the order of third reading.

On motion of Mr. Grenell,

The House concurred in the recommendation of the committee relative to the fourth named bill, and it was laid on the table.

On motion of Mr. Rentz,

The House took a recess until 2 o'clock this afternoon.

AFTERNOON SESSION.

2 o'clock P. M.

The House met and was called to order by the Speaker. Roll called: quorum present.

PRESENTATION OF PETITIONS.

No. 1254. By Mr. Hosford: Petition of Dexter Assembly, 3871 K. of L., for the passage of House file No. 263, to prevent corporations from engaging in the mercontile business.

Referred to the committee on private corporations.

Also,

No. 1255: Petition of Dexter Assembly, 3871 K. of L., for the passage of House file 262, to carry into effect the provisions of the constitution, relative to corporations holding land more than ten years.

Referred to committee on public lands.

The hour having arrived for the

SPECIAL ORDER.

On motion of Mr. Hill,

The House went into committee of the whole on the special order.

Whereupon the Speaker called Mr. Douglass to the chair.

After some time spent therein, the committee rose, and through their chairman made the following report:

The committee of the whole have had under consideration the fol-

lewing bill:

House bill No. 38 (file No. 174), entitled

A bill to abolish the board of corrections and charities,

Have stricken out all after the enacting clause thereof, and have directed their chairman to report that fact to the House, asking concurrence therein. FRANK A. DOUGLASS, Chairman.

The question being on concurring in the action of the committee in striking out all after the enacting clause of the bill,

Mr. Hill demanded the yeas and nays.

The demand was seconded, and the action of the committee was concurred in by yeas and nays, as follows:

YEAS.

Mr. Abbott,	Mr. Cole,	Mr. Hosford,	Mr. Powers,
Allen,	Cross,	Houk,	Rentz,
Anderson,	Damon,	Kelley,	Robinson, J.W.,
Baker, S.,	Dickson,	Killean,	Simpson,
Baldwin,	Diekema,	Kirby,	Spencer,
Baumgardner,	Dillon,	Lakey,	Stuart,
Bentley,	Dunbar,	Linton,	Vickary,

Which,

On motion of Mr. S. Baker.

Was referred to the committee on clerks.

GENERAL ORDER.

On motion of Mr. Chapman,

The House went into committee of the whole on the general order,

Whereupon the Speaker called Mr. Watts to the chair.

After some time spent therein, the committee rose, and through their chairman, made the following report:

The committee of the whole have had under consideration the following

bills:

1. House bill No. 719 (file No. 387), entitled

A bill to provide for the incorporation of central and local associations o mint growers.

2. House bill No. 326 (file No. 388), entitled

A bill to authorize the village of Cheboygan, in the county of Cheboygan, to erect, operate and maintain an electric light plant in connection with its water works.

3. House bill No. 895 (file No. 264), entitled

A bill to provide for the purchase of additional land for the use of the State public school.

Have made no amendments thereto, and have directed their chairman to report the same back to the House, and recommend their passage.

The committee of the whole have also had under consideration the follow-

ing bills:

4. House bill No. 334 (file No. 299), entitled

A bill to amend an act entitled An act relative to free schools in the city of Detroit, approved February 24, 1869, and all acts amendatory thereto, by adding a section thereto to stand as section 24.

5. House bill No. 296 (file No. 368), entitled

A bill to regulate the passenger and freight tariff, to provide for a uniform classification of freights and maximum freight rates, and to prevent unjust discrimination in charges of tolls or compensation for the transportation of passengers or freights upon the railroads in this State.

Have made sundry amendments thereto, and have directed their chairman to report the same back to the House, asking concurrence therein, and

recommend their passage.

The committee of the whole have also had under consideration the following bill:

6. House bill No. 39 (file No. 175), entitled

A bill to provide for the inspection of prisons, houses of correction, asylums, hospitals, county jails, poor houses and reformatories in this State,

And have directed their chairman to report the same back to the House, with the recommendation that its further consideration be indefinitely post-poned.

JOHN W. WATTS, Chairman.

Report accepted and committee discharged.

The first, second and third named bills were placed on the order of third reading.

On motion of Mr. Rogers,

The House concurred in the amendments made by the committee to the fifth named bill and it was placed on the order of third reading.

The question being on concurring in the amendment made by the commit-

tee to the fourth named bill,

Mr. Bettinger demanded the yeas and nays.

The demand was seconded, and the amendment was not concurred in, by yeas and nays, as follows:

YEAS.

Mr.	Baldwin,	Mr. Crocker,	Mr. Dunbar,	Mr.	Pardee,
	Beecher,				5
			NAYS.		
Mr.	Abbott,	Mr. Cole,	Mr. Kirby,	Mr.	Rogers,
	Allen,	Damon,	Lakey,		Rumsey,
	Ashton,	Dickson,	Lincoln,	_	Simpson,
	Baker, W. A.	Dillon,	Linton,		Spencer,
	Bates,	Douglass,	Manly,		Stuart,
	Baumgardner,	Eldred,	McCormick,		Thompson,
	Bettinger,	Grenell,	McGregor,		VanOrthwick,
	Bentley,	Haskin,	McMillan,		Vickary,
	Breen,	Hill,	Ogg,		Washburn,
	Brock,	Hosford,	Pettit,		Watson, F. H.,
	Burr,	Houk,	Pierce,		Weilman,
	Cannon,	Hunt,	Powers,		Williams, T.H
	Chamberlain	Kelly,	Rentz,		Wilson,
	Chapell,	Killean,	Robinson, J. W.		Speaker, 57
	Chapman,	•	·		•

The bill was then placed on the order of third reading.

On motion of Mr. Hill.

The House concurred in the recommendation of the committee relative to the sixth named bill, and it was indefinitely postponed.

On motion of Mr. Vickary,

The House adjourned.

Lansing, Thursday, May 19, 1887.

The House met pursuant to adjournment and was called to order by the Speaker.

Prayer by Rev. Mr. Riley.

Roll called: quorum present.

Absent without leave: Messrs. Chapell, Crocker, Harper, McMillan, Reader, and W. W. Williams.

On motion of Mr. F. H. Watson,

Leave of absence was granted to Mr. Chapell for the day.

On motion of Mr. Dillon.

Leave of absence was granted to Mr. W. W. Williams for the day.

On motion of Mr. Pierce,

Leave of absence was granted to himself until Monday next.

On motion of Mr. Dillon,

Leave of absence was granted to himself indefinitely.

PRESENTATION OF PETITIONS.

No. 1256. By Mr. Lakey: Resolutions of the Kalamazoo Academy of Medicine, relative to the State board of health.

On demand of Mr. Lakey.

The resolutions were read at length and spread at large on the journal, as follows:

WHEREAS, Certain newspapers of the State have sought to belittle our State

board of health and its work; and

WHEREAS, Senator Sharp has introduced a bill to repeal the act of 1881 whereby \$2,000 per year is appropriated for sanitary conventions and other sanitary work;

Therefore, be it by the Kalamazoo Academy of Medicine, a legally incorporated body of regular physicians, and whose membership reside in the

various counties of Southwestern Michigan.

Re-olved. That the Michigan State board of health has done and is doing a work which places it among the leading sanitary bureaux of the world, and which has caused it to be regarded as an authority on such subjects in Europe as well as in America;

Resolved, That in holding sanitary conventions in the various localities of the State, not so much to advance sanitary science, as to distribute among the people knowledge already gathered, the board has acted very wisely, and that the results of such conventions have been worth many times their cost;

Resolved, That such conventions are at least as valuable to the community

as either teachers' or farmers institutes;

Resolved, That any action by the Legislature which should tend to cripple

the work of the board, would be a public injury;

Resolved, That we, as a society, request our members of the Legislature to use their utmost endeavor to aid, not hinder, the work of the State board of health;

Resolved, That a copy of these resolutions, signed by the President and Secretary of the Academy, be sent to Senator Willits and Representative A. L. Lakey, with the request that they present the same to their respective Houses.

Respectfully submitted,

W. MOTTRAM, M. D., President Academy of Medicine.

C. VAN ZUALUWENBURG, M. D.

Secretary.

No. 1257. By Mr. Dunbar: Petition of L. A. Welcon and 130 other citizens of Washtenaw and Monroe counties asking for the passage of House bill No. 510,

Also,

No. 1258. Petition of C. E. Theoof and 43 others, citizens of Monroe and Washtenaw counties, same subject.

Referred to the committee on fisheries.

No. 1259. By Mr. Abbott: Petition of L. W. Palmer, J. B. Thorn, A. H. Brown and 37 others of Hudson, Lenawee county, asking for the passage of the Washburn bill, file No. 327, amending the law relative to fish shutes.

Referred to the committee on fisheries.

No. 1260. By Mr. McGregor: Petition of John Codd, S. W. Hains and 54 others, residents of Saginaw, against the passage of Senate bill No. 112 relative to the appropriation of swamp land for certain purposes.

Referred to the committee on public lands.

REPORTS OF STANDING COMMITTEES.

By the committee on municipal corporations:

The committee on municipal corporations, to whom was referred

Senrte bill No. 364 (file No. 246) entitled

A bill to amend chapter 11, act No. 326 of the local acts of 1883, entitled "An act to provide a charter for the city of Detroit, and to repeal all acts and parts of acts in conflict therewith," approved June 7, 1883, by adding four new sections thereto to stand as secs. 42, 43, 44 and 45,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do pass, and ask to be discharged from the

further consideration of the subject.

ERASTUS N. BATES, Chairman.

Report accepted and committee discharged.

The bill was referred to the committee of the whole, and placed on the general order.

By the committee on municipal corporations:

The committee on municipal corporations, to whom was referred

House bill No. 652, entitled

A bill to amend the charter of the city of Ionia,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, with the accompany-

ing substitute therefor, entitled

A bill to amend sections 23, 24, 28, 47, 57, 87, 92, 96, 99 and 101 of act No. 219 of the session laws of 1873, entitled An act to incorporate the city of Ionia, approved March 21, 1873, and all acts and parts of acts amendatory of said sections, and to add thereto five new sections to stand as sections 108, 109, 110, 111 and 112,

Recommending that the substitute be concurred in and that the substitute do pass, and ask to be discharged from the further consideration of the sub-

ERASTUS N. BATES, Chairman.

Report accepted and committee discharged.

On motion of Mr. Webber,

The House concurred in the adoption of the substitute reported by the committee.

On motion of Mr. Webber,

The rules were suspended, two-thirds of all the members present voting therefor, and the bill was put upon its immediate passage.

The bill was then read a third time and passed, a majority of all the members elect voting therefor by yeas and nays, as follows:

YEAS.

Mr. Abbott,	Mr. Damon,	Mr. Kirby,	Mr. Rentz,
Allen,	Dickson,	Lakey,	Robinson, R
Ashton,	Diekema,	Lincoln,	Rumsey

Mr. Baker S., Mr.	. Dillon,	Mr. Linton,	Mr. Snow,
Baker, W. A.,	Douglass,	Makelim,	Spencer,
Baldwin,	Dunbar,	McCormick,	Stuart,
Bates,	Eldred,	McGregor,	Thompson,
Beecher,	Engleman,	Mulvey,	Tindall,
Bettinger,	Goodrich,	Ogg,	VanOrthwick,
Bentley,	Grenell,	O'Keele,	Vroman,
Breen,	Haskin,	Oviatt,	Washburn,
Brock,	Hill,	Pardee,	Watts,
Burr,	Hoaglin,	Perkins,	Webber,
Cady,	Hosford,	Pettit,	Wellman,
Cannon,	Houk,	Pierce,	Williams, T. H.
Chamberlain,	Hunt,	Powers,	Wilson,
Chapman,	Kelley,	Preston,	Speaker 70
Cross,	Killean,	•	•

NAYS.

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Title agreed to.

On motion of Mr. Webber,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

By the committee on municipal corporations:

The committee on municipal corporations, to whom was referred

Senate bill No. 288, entitled

A bill to incorporate the village of Ironwood, in the county of Gogebic,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, with an amendment thereto, recommending that the amendment be concurred in, and that the bill when so amended do pass, and ask to be discharged from the further consideration of the subject.

ERASTUS N. BATES, Chairman.

Report accepted and committee discharged.

On motion of Mr. Bates.

The House concurred in the amendment made to the bill by the committee.

On motion of Mr. Bates,

The rules were suspended, two-thirds of all the members present voting therefor, and the bill was put upon its immediate passage.

The bill was then read a third time, and pending the taking of the vote on

the passage thereof.

On motion of Mr. Breen,

The bill was laid upon the table.

By the committee on judiciary:

The committee on judiciary, to whom was referred

House bill No. 330 (file No. 222), entitled

A pill to preserve evidence of error or fraud in the counting of ballots and in election returns, and in the count of inspectors of election and the declaration of the board of canvassers, in contested elections,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House with the accompanying substitute therefor, entitled

A bill to preserve evidence of error or fraud in the counting of ballots and

in election returns, and in the count of inspectors of elections, and the declaration of the board of canvassers in contested elections,

Recommending that the substitute be concurred in and that the substitute do pass, and ask to be discharged from the further consideration of the subject.

GERRIT J. DIEKEMA, Chairman.

Report accepted and committee discharged.

On motion of Mr. Hill,

The House concurred in the adoption of the substitute reported by the committee.

The bill was then ordered re-printed, referred to the committee of the whole and placed on the general order.

By the committee on judiciary:

The committee on judiciary, to whom was referred

House bill No. 101, entitled

A bill to repeal sections 18, 19 and 20 of the tax law of 1882, relative to

township boards of review,

Respectfully report that they have had the same under consideration and have directed me to report the same back to the House, without amendment, and recommend that it do not pass, and ask to be discharged from the further consideration of the subject.

GERRIT J. DIEKEMA, Chairman.

Report accepted and committee discharged.

On motion of Mr. Hill,

The bill was laid on the table.

By the committee on judiciary:

The committee on judiciary, to whom was referred

House bill No. 374, entitled

A bill to amend section 18 of act 153, session laws of 1885, abolishing the board of review and prescribing the duties of supervisors in certain cases,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without recommendation, and ask to be discharged from the further consideration of the subject.

GERRIT J. DIEKEMA, Chairman.

Report accepted and committee discharged.

On motion of Mr. Bates,

The bill was ordered printed, referred to the committee of the whole, and placed on the general order.

By the committee on judiciary:

The committee on judiciary, to whom was referred

House bill No. 229, entitled

A bill to amend section No. 64 of act No. 153 of the public acts of the State of Michigan of the year 1885, relative to the assessment of property and the levy and collection of taxes thereon,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do pass, and ask to be discharged from the further consideration of the subject.

GERRIT J. DIEKEMA, Chairman.

Report accepted and committee discharged.

The bill was ordered printed, referred to the committee of the whole and placed on the general order.

By the committee on fisheries:

The committee on fisheries, to whom was referred

House bill No. 797, entitled

A bill to prohibit the fishing with nets in any of the lakes, bays, bayous,

harbors or streams of Muskegon county,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, with the accompanying substitute therefor, recommending that the substitute be concurred in, and that the substitute do pass, and ask to be discharged from the further consideration of the subject.

E. Z. PERKINS, Chairman.

Report accepted and committee discharged.

On motion of Mr. Holt,

The House concurred in the adoption of the substitute reported by the committee.

The bill was then ordered printed, referred to the committee of the whole, and placed on the general order.

By the committee on fisheries:

The committee on fisheries, to whom was referred

House bll No. 566 entitled

A bill to provide for the protection of fish in the counties of Clinton and

Ingham.

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do not pass, and ask to be discharged from the further consideration of the subject.

E. Z. PERKINS, Chairman.

Report accepted and committee discharged.

On motion of Mr. Preston,

The bill was laid on the table.

By the committee on fisheries:

The committee on fisheries, to whom was referred

House bill No. 567, entitled

A bill to amend sec. No. 2087 compiled laws of 1871, being sec. 2195 Howell's annotated statutes, relative protection of fish in the inland lakes and streams of this State,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House without amendment, and recommend that it do not pass, and ask to be discharged from the further consideration of the subject.

E. Z. PERKINS, Chairman.

Report accepted and committee discharged.

On motion of Mr. Perkins,

The bill was laid on the table.

By the committee on insurance:

The committee on insurance, to whom was referred

House bill No. 493, entitled

A bill to amend section 3 of act number 78 of the session laws of 1883, entitled "An act to authorize the incorporation of manufacturers mutual

insurance companies," approved May 10th, 1883, and to add four new sec-

tions to said act to be designated as sections 17, 18, 19, and 20,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, with amendments thereto, recommending the amendments be concurred in, and that the bill when so amended, do pass, and ask to be discharged from the furtherconsideration of the subject.

JOHN S. CROSS, Chairman.

Report accepted and committee discharged.

On motion of Mr. Cross,

The House concurred in the amendments made to the bill by the committee.

The bill was then ordered printed, referred to the committee of the whole and placed on the general order.

By the committee on engrossment and enrollment:

The committee on engrossment and enrollment report as correctly enrolled, signed and presented to the Governor, the following:

House bill No. 615 (file No. 279), entitled

An act to require the Erie and Kalamazoo railroad company or any lessee thereof having control of or operating the Erie and Kalamazoo Railroad, to operate and maintain, or to abandon its line of road between Palmyra Junction and the city of Adrian,

Also,

House Bill No. 628 (file No. 350), entitled

An act to amend secs. 1, 2, 4, 5, 22 and 23 of act No. 321 session laws of 1873, entitled "An act to authorize a board of public works in and for the city of Grand Rapids." approved March 22, 1873, as amended by the several acts amendatory thereof, and to add to said act a new section to be known and numbered as section 24 of said act,

Also.

House bill No. 526 (manuscript), entitled

An act to amend section 1 of chapter 1, and sections 7 and 1.7 of chapter 8 of act number 245 of local acts of 1883, entitled "An to incorporate the city of Escanaba, in the county of Delta," approved March 27, 1883, and to add to chapter 23 of said act ten new sections to stand as sections 8, 9, 10, 11, 12, 13, 14, 15, 16 and 17 of of said chapter,

ROBERT Y. OGG, Chairman.

Report accepted.

By the committee on engrossment and enrollment:

The committee on engrossment and enrollment report as correctly enrolled, signed, and presented to the Governor, the following:

House bill No. 198 (file No. 332), entitled

An act to legalize the action of the board of school inspectors of the township of Nottawa, in the county of Isabella, in establishing the boundaries of school district number 2 in said township,

Also,

House bill No. 259 (manuscript), entitled

An act to authorize the village of St. Johns to borrow money for the erection and maintenance of water works,

Also.

House bill No. 337 entitled,

A bill to amend sections 5 and 70 of act No. 346, session laws of 1881, en-

titled "An act to revise an act to incorporate the city of Bay City," approved March 30, 1881, as amended and revised by the several acts amendatory and revisionary thereof,

ROBERT Y. OGG, Chairman.

Report accepted.

REPORT OF SELECT COMMITTEES.

The select committee on assignment of clerks to committees, to whom was referred the matter of Andrew Healey (one of the assistant janitors of the House), being absent without leave, have investigated, and find the facts to be,

That one week ago said Healey was granted leave of absence by the chief

janitor for one day;

That since that time he had twice fixed dates for his return, and had so notified the chief janitor, but had not returned as he was expected to do at either of the dates fixed by him.

Receiving no explanation of his continued absence, the chief janitor deemed it best to notify the House, and advise that some action be taken in the matter.

Mr. Healey reported for duty last evening and explained that since the time he was granted leave of absence as above stated, he has been sick, and under the care of a physician who advised him not to return at the time he had intended to do so.

Your committee believe that his explanation should be deemed sufficient, and have directed me to recommend that no further action be taken by the House in this case, and ask to be discharged from the further consideration of the subject.

A. O. ABBOTT, Chairman.

Report accepted and committee discharged.

On motion of Mr. Abbott.

The House concurred in the recommendation of the committee.

The committee of conference of the Senate and House of Representatives to whom was referred the difference between the two Houses relative to

House bills No. 212 and 308 (file No. 302), entitled

A bill to provide for the purchase of land and the erection of buildings for the use and benefit of the Michigan asylum for the insane at Kalamazoo, and to make payment for the same out of the surplus moneys in the hands of the treasurer of said asylum,

Which the Senate amended as shown by their message as follows:

First, Amend section 1 by inserting in line 3 after the word "land" the following, "known as the Hinds farm;"

Second, Amend section 1 by striking out the word "eighteen" and insert-

ing in lieu thereof the word "seventeen;"

Third, Amend section 2 by striking out of line 3 the word "thirty" and inserting in lieu thereof the word "fifty;"

Fourth, Amend section 2 by striking out of line 5 the word "eight" and

inserting in lieu thereof the word "thirteen;"

Fifth, Amend section 2 by striking out all of said section after the word "each" in line 6 and inserting in lieu of the matter stricken out the following: "When completely furnished and finished and ready for occupancy."

In which said amendments the House non-concurred.

Respectfully report that they have had the bill and amendments under con-

sideration, and have directed us to report the same back to the House with the recommendation:

First, That the first named amendment be amended so as to read "The Hind's farm or some other parcel of land equally available," and as amended be concurred in by both Houses;

Second, That from the second named amendment the Senate recede; Third, That in the third named amendment the House concur; Fourth, That in the fourth named amendment the House concur;

Fifth, That the fifth named amendment be amended so as to read "When completed, finished, and ready for occupancy," and to restore all of said section 2, after the word "each," in line 6, and as amended, be concurred in by both Houses.

All of which is respectfully submitted, and your committee of conference ask to be discharged from the further consideration of the subject.

JOHN HOLBROOK, GEO. HOWELL, JOHN C. SHARP,

Members of the committee on part of the Senate.

B. D. ASHTON, A. R. CHAPMAN,

Members of the committee on part of the House.

Report accepted and committee discharged.

The question being on concurring in the report of the conference committee relative to the bill,

On motion of Mr. Ashton,

The House concurred, a majority of all the members elect voting therefor, by yeas and nays as follows:

YEAS.

Mr.	Abbott,	Mr. Damon,	Mr. Lakey,	Mr. Rumsey,
	Allen,	Dickson,	Makelim,	Simpson,
	Anderson,	Dunbar,	Manly,	Snow,
	Ashton,	Eldred,	McCormick,	Spencer,
	Baker, S.,	Engleman,	McGregor,	Stuart,
	Baker, W. A.		Mulvey,	Thompson,
	Bardwell,	Grenell,	O'Keefe	Tindall,
	Beecher,	Haskin,	Oviatt,	VanOrthwick,
	Bettinger,	Hill,	Pardee,	Vroman,
	Brock,	Hoaglin,	Perkins,	Washburn,
	Burr,	Holt,	Pettit,	Watson, F. H.
	Cady,	Houk,	Powers,	Watts,
	Cannon,	Hunt,	Preston,	Webber,
	Chapman,	Kelley,	Rentz,	Wellman,
	Cole,	Killean,	Robinson, R.,	Wilson,
	Cross,	Kirby,	Rogers,	Speaker, 64
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MESSAGES FROM THE GOVERNOR.

The Speaker announced the following:

EXECUTIVE OFFICE, Lansing, May 18, 1887.

To the House of Representatives:

I have this day approved, signed and deposited in the office of the Secretary of State,

[House bill No. 528-9 (file No. 374), being]

An act making appropriations for the current expenses and for buildings, etc., for the reform school for the years 1887 and 1888,

Algo,

[House bill No. 508, being]

An act to revise and amend act No. 305 of the local acts of 1883, entitled "An act to re-incorporate the village of Vicksburg," approved May 18th, 1883.

C. G. LUCE, Governor.

The message was laid on the table.

MESSAGES FROM THE SENATE.

The Speaker announced the following:

SENATE CHAMBER, Lansing, May 18, 1887.

To the Speaker of the House of Representatives:

SIR—I am instructed by the Senate to transmit the following bill:

Senate bill No. 470, entitled

A bill to amend section 22, of act No. 134 of the session laws of 1859, entitled An act to incorporate the city of Niles, approved Feb. 12, 1859, as amended by the several acts supplemental or amendatory thereto, and to add 3 new sections thereto to stand as sections 54, 55 and 56 of said act,

Which has passed the Senate by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect, been ordered to take immediate effect, and in all of which the concurrence of the House is respectfully asked.

Very respectfully,

LEWIS M. MILLER,
Secretary of the Senate.

The bill was read a first and second time by its title, and pending its reference to a committee,

On motion of Mr. W. A. Baker,

The rules were suspended, two-thirds of all the members present voting therefor, and the bill was put upon its immediate passage.

The bill was then read a third time and passed, a majority of all the members elect voting therefor by yeas and nays as follows:

Baldwin, Engleman, O'Keefe, Thompson, Bardwell, Goodrich, Oviatt, Tindall, Beecher, Haskin, Pardee, Van Orthwic Bettinger, Hill, Perkins, Vickary, Bentley, Hoaglin, Pettit, Vroman, Breen, Holt, Powers, Washburn, Brock, Houk, Preston, Watson, F. H.	Ashton, Baker, S., Baker W. A., Baldwin, Bardwell, Beecher, Bettinger, Bentley, Breen,	Ashto Baker Baker Baldy Beech Betti Bentl Breen	Baker, S., Baker W. A., Baldwin, Bardwell, Beecher, Bettinger, Bentley, Breen, Dunbar, Endred, Bondred, Haskin, Haskin, Hoaglin, Holt,	Pardee, Perkins, Pettit, Powers,	Tindall, Van Orthwic Vickary, Vroman, Washburn,
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Mr. Burr, Mr. Hunt, Mr. Rentz, Mr. Watts, Kelley, Robinson, J. W Cannon, Webber, Chapman, Killean, Robinson, R., Wellman. Cross, Kirby, Rogers, Wilson. Damon, Lakey, Rumsey. Speaker, Dickson.

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Title agreed to.

On motion of Mr. W. A. Baker,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, Muy 18, 1887.

To the Speaker of the House of Representatives:

SIR-I am instructed by the Senate to inform the House relative to the following bill:

House bills No. 212 and 308 (file No. 302), entitled

A bill to provide for the purchase of land and the erection of buildings for the use and benefit of the Michigan Asylum for the Insane at Kalamazoo, and to make payment for the same out of the surplus moneys in the hands of the treasurer of said asylum,

Concerning which a disagreement exists between the two Houses, on which disagreement a committee of conference has been ordered.

That Senators Holbrook, Howell and Sharp have been appointed as such committee on the part of the Senate.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

The Speaker also announced the following:

SENATE CHAMBER. Lansing, May 18, 1887.

To the Speaker of the House of Representatives:

SIR-I am instructed by the Senate to transmit the following bill:

Senate bill No. 251, entitled

A bill to amend section 1 of act No. 330 of the local acts of 1885, entitled "An act to incorporate the village of AuSable in Iosco county," approved April 24, 1885,

Which has passed the Senate by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect been ordered to take immediate effect, and in all of which the concurrence of the House is respectfully asked,

Very respectfully,

LEWIS M. MILLER.

Secretary of the Senate.

The bill was read a first and second time by its title, and referred to the committee on municipal corporations.

The Speaker also announced the following:

I have this day approved, signed and deposited in the office of the Secretary of State,

[House bill No. 528-9 (file No. 374), being]

An act making appropriations for the current expenses and for buildings, etc., for the reform school for the years 1887 and 1888,

Also,

[House bill No. 508, being]

An act to revise and amend act No. 305 of the local acts of 1883, entitled "An act to re-incorporate the village of Vicksburg," approved May 18th, 1883.

C. G. LUCE, Governor.

The message was laid on the table.

MESSAGES FROM THE SENATE.

The Speaker announced the following:

SENATE CHAMBER, Lansing, May 18, 1887.

To the Speaker of the House of Representatives:

SIR—I am instructed by the Senate to transmit the following bill:

Senate bill No. 470, entitled

A bill to amend section 22, of act No. 134 of the session laws of 1859, entitled An act to incorporate the city of Niles, approved Feb. 12, 1859, as amended by the several acts supplemental or amendatory thereto, and to add 3 new sections thereto to stand as sections 54, 55 and 56 of said act,

Which has passed the Senate by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect, been ordered to take immediate effect, and in all of which the concurrence of the House is respectfully asked.

Very respectfully,

LEWIS M. MILLER, Secretary of the Senate.

The bill was read a first and second time by its title, and pending its reference to a committee,

On motion of Mr. W. A. Baker,

The rules were suspended, two-thirds of all the members present voting therefor, and the bill was put upon its immediate passage.

The bill was then read a third time and passed, a majority of all the members elect voting therefor by yeas and nays as follows:

Mr.	Allen, Ashton, Baker, S., Baker W. A., Baldwin, Bardwell, Beecher, Bettinger, Bentley, Breen, Brook	Mr.	Diekema, Douglass, Dunbar, Eldred, Engleman, Goodrich, Haskin, Hill, Hoaglin, Holt,	Mr.	Linton, McCormick, McGregor, Mulvey, O'Keefe, Oviatt, Pardee, Perkins, Pettit, Powers,	Simpson, Snow, Spencer, Stuart, Thompson, Tindall, Van Orthwick, Vickary, Vroman, Washburn, Watson F H
	Brock,		Houk,		Preston,	Watson, F. H.,

Mr. Burr, Mr. Hunt, Mr. Rentz. Mr. Watts. Robinson, J. W Cannon, Kelley, Webber. Chapman, Killean. Robinson, R., Wellman, Cross, Kirby, Rogers, Wilson. Damon, Lakey, Rumsey, Speaker. Dickson.

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Title agreed to.

On motion of Mr. W. A. Baker,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

The Speaker also announced the following:

SENATE CHAMBER. Lansing, May 18, 1887.

To the Speaker of the House of Representatives:

SIR-I am instructed by the Senate to inform the House relative to the following bill:

House bills No. 212 and 308 (file No. 302), entitled

A bill to provide for the purchase of land and the erection of buildings for the use and benefit of the Michigan Asylum for the Insane at Kalamazoo, and to make payment for the same out of the surplus moneys in the hands of the treasurer of said asylum,

Concerning which a disagreement exists between the two Houses, on which disagreement a committee of conference has been ordered,

That Senators Holbrook, Howell and Sharp have been appointed as such committee on the part of the Senate.

Very respectfully,

LEWIS M. MILLER.

Secretary of the Senate.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, May 18, 1887.

To the Speaker of the House of Representatives:

SIR—I am instructed by the Senate to transmit the following bill:

Senate bill No. 251, entitled

A bill to amend section 1 of act No. 330 of the local acts of 1885, entitled "An act to incorporate the village of AuSable in Iosco county," approved April 24, 1885,

Which has passed the Senate by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect been ordered to take immediate effect, and in all of which the concurrence of the House is respectfully asked,

> Very respectfully, LEWIS M. MILLER, Secretary of the Senate.

The bill was read a first and second time by its title, and referred to the committee on municipal corporations.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, May 18, 1887.

To the Speaker of the House of Representatives:

SIR—I am instructed to return to the House the following bill:

House bill No. 353 (file No. 320), entitled

A bill making an appropriation for the support of the Michigan school for the blind for the years 1887 and 1888,

And to inform the House that the Senate had amended the same as fol-

lows, viz:

1. By striking out of lines 2 and 3 of section 1 the words "twenty-eight thousand, seven hundred and twelve dollars and seven cents," and inserting in lieu thereof the words "twenty-seven thousand eight hundred dollars;"

2. By striking out all of section 1 after the words "eighty-eight," in line

- 3. By inserting in line 1 of section 2 after the word "the" the word "further;" by inserting after the word "be" the words "and is hereby;" and inserting after the word "appropriated" the words "from the general fund;"
- 4. By striking out of line 3 of section 2 the word "twelve" and inserting in lieu thereof the word "fifty-six;"

5. By Striking out of line 6 of section 3 the words "section one," and inserting in lieu thereof the words "sections one and two."

In the passage of which as thus amended the Senate has concurred by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect has ordered the same to take immediate effect.

Very respectfully,

LEWIS M. MILLER, Secretary of the Senate.

Pending the order that the message lie over one day under the rules, Mr. T. H. Williams moved to suspend the rule requiring amendments made to bills by the Senate to be laid over one day,

Which motion prevailed, two-thirds of all the members present voting therefor.

The question being on concurring in the amendments made by the Senate to the bill,

On motion of Mr. T. H. Williams,

The House concurred, a majority of all the members elect voting therefor by yeas and nays, as follows:

Mr.	Abbott,	Mr. Cross,	Mr. McCormick,	Mr. Simpson,
	Allen,	Damon,	McGregor,	Snow,
	Ashton,	Dickson,	McMillan,	Spencer,
	Baker, W. A.	Douglass,	Mulvey,	Stuart,
	Baldwin,	Dunbar,	O'Keefe,	Thompson,
	Bardwell,	Eldred,	Oviatt,	Tindall,
	Bates,	Goodrich,	Pardee,	Van Orthwick,
	Baumgardner,	Grenell,	Perkins,	Vickary,
	Beecher,	Hill,	Pettit,	Vroman,
	Bettinger,	Hoaglin,	Pierce,	Washburn,
	Bentley,	Holt,	Powers,	Watson, F. H.,

Mr. Preston Mr. Webber, Mr. Breen, Mr. Houk, Burr, Hunt, Rentz, Wellman, Robinson, J. W. Williams, T. H Cady, Killean, Robinson, R., Wilson. Cannon Kirby, Chapman. Lakey, Rogers, Speaker. Makelim. 67 Cole, Rumsey, NAYS. 0

The bill was then referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, May 18, 1887.

To the Speaker of the House of Representatives:

SIR-I am instructed to return to the House the following bill:

House bill No. 351 (file No. 281), entitled

A bill to amend section 1 of act No. 177 of the session laws of 1881, entitled "An act relative to the delivery of grain by railway companies," approved May 31, 1881, being compiler's section 3422 of Howell's annotated statutes of Michigan.

And to inform the House that the Senate has amended the same, as fol-

lows, viz:

By striking out of line 17 of amended section 1 the words "true as to" and inserting in lieu thereof the words "prima facie evidence of,"

In the passage of which, as thus amended, the Senate has concurred by a majority vote of all the Senators elect.

Very respectfully,

LEWIS M. MILLER,
Secretary of the Senate.

Pending the order that the message lie over one day under the rules,

Mr. Chapman moved to suspend the rule requiring amendments made to bills by the Senate to be laid over one day,

Which motion prevailed, two-thirds of all the members present voting

therefor.

The question being on concurring in the amendments made by the Senate to the bill,

On motion of Mr. Chapman,

The House concurred, a majority of all the members elect voting therefor by yeas and nays as follows:

Mr. Abbott, Allen, Ashton, Baker, S., Baker, W. A., Baldwin, Bardwell, Baumgardner, Beecher,	Dunbar, Eldred,	Mr. Kirby, Lakey, Makelim, McCormick, McGregor, Mulvey, O'Keefe, Oviatt, Pardee,	Mr. Rogers, Rumsey, Simpson, Snow, Spencer, Stuart, Thompson, Tindail, Van Orthwick,
	•		

Mr. Breen,	Mr. Hoaglin,	Mr. Powers,	lr. Watson, F.	Н.,
Cady.	Honk,	Preston,	Wellman,	
Cannon,	Hunt.	Rentz,	Williams, T	.H.
Chapman,	Kelly,	Robinson, J.W	Wilson,	
Cole,	Killear,	Robinson R.,	Speaker,	64
	•	NAYS.	_	0

The bill was then referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, May 18, 1887.

To the Speaker of the House of Representatives:

SIR-I am instructed by the Senate to transmit the following bill: Senate bill No. 392 (file No. 192), entitled

A bill to amend section 12 of an act amendatory of the several acts relating to the Wesleyan Seminary at Albion, and the Albion Female Collegiate Institute, approved February 25, 1861, as added thereto by act number 91 of the session laws of 1865,

Which has passed the Senate by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect, been ordered to take immediate effect, and in all of which the concurrence of the House is re-Very respectfully, spectfully asked.

LEWIS M. MILLER, Secretary of the Senate.

The bill was read a first and second time by its title, and referred to the committee on education.

The Speaker also announced the following:

SENATE CHAMBER. Lansing, May 18, 1887. \(\)

To the Speaker of the House of Representatives:

SIR-I am instructed to return to the House the following bill:

House bill No. 355 (file No. 342), entitled

A bill to protect children and prevent them being educated in immorality and crime,

And to inform the House that the Senate has amended the same as follows:

1. By striking out of lines 5 and 6 of section 1 the words "saloon or other place where intoxicating liquors or wine is sold, given away or furnished as a beverage;"

2. By striking out of line 8 of section 2 the words "or private charitable

institution;"

3. By inserting in line 9 after the word "girls" the words "or to its parents."

In the passage of which as thus amended the Senate has concurred by a majority vote of all the Senators elect.

Very respectfully,

LEWIS M. MILLER, Secretary of the Senate.

Pending the order that the message lie over one day under the rules,

Mr. T. H. Williams moved to suspend the rule requiring amendments made to bills by the Senate to be laid over one day,

Which motion prevailed, two-thirds of all the members present voting therefor.

The question being on concurring in the amendments made by the Senate to the bill,

On motion of Mr. T. H, Williams,

The House concurred, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr.	Abbott,	Mr.	Damon,	Mr.	Makelim,	Mr.	Simpson,	
	Allen,		Dickson,		McCormick,		Spencer,	
	Ashton,		Douglass,		McGregor,		Stuart,	
	Baldwin,		Dunbar,		Mc Millan,		Thompson	,
	Bates,		Eldred,		Mulvey,		Tindall,	-
	Baumgardner,		Engleman,		Perkins,		VanOrthw	ick,
	Beecher,		Goodrich,		Pettit,		Vickary,	•
	Bettinger,		Grenell,		Pierce,		Vroman,	
	Bentley,		Haskin,		Powers,		Washburn	
	Burr,		Hoaglin,		Preston,		Watson, F	
	Cady,		Holt,		Rentz,		Watts,	•
	Cannon,		Hosford,		Robinson, J.W		Wellman,	
	Chapman,		Houk,		Robinson, R.		Williams, I	.H.,
	Cole,		Kelley,		Rogers,		Wilson,	•
	Cross,		Kirby,		Rumsey,		Speaker,	60
	-		• •	AT A TO	•		-	

Mr. Oviatt,

The bill was then referred to the committee on engrossment and enrollment for enrollment.

THIRD READING OF BILLS.

House bill No. 418 (file No. 882), entitled

A bill making appropriations for the State board of fish commissioners for the year ending June 30, 1888, and the year ending June 30, 1889,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

Mr. Abbott,	Mr. Cole,	Mr. Hosford,	Mr. Pettit,
Allen,	Damon,	Houk,	Pierce,
Baker, S.,	Dickson,	Hunt,	Rentz,
Baldwin,	Diekema,	Killean,	Robinson, J.W.
Bardwell,	Dillon,	Kirby,	Robinson, R.,
Baumgardner,	Douglass,	Makelim,	Rumsey,
Bettinger,	Dunbar,	Manly,	Simpson,
Bentley,	Eldred,	McCormick,	Stuart,
Breen,	Goodrich,	McGregor,	Thompson,
Brock,	Grenell,	McMillan,	VanOrthwick,
Burr,	Haskin,	Mulvey,	Vickary,
Cady,	Hill,	O'Keefe,	Washburn,
Cannon,	Hoaglin,	Pardee,	Wellman,
Chamberlain,	Holt,	Perkins,	Speaker,
Chapman,	•	•	57

NAYS.

Mr. Preston, Mr. Snow, Mr. Webber,

3

Title agreed to.

On motion of Mr. Perkins,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

House bill No. 129 (file No. 386), entitled

A bill to prevent the obstruction of sewers in the city of Detroit by water pipes, gas pipes, or other pipes,

Was read a third time, and pending the taking of the vote on the passage

thereof,

Mr. Grenell moved to amend the bill by striking out in line 4, sec. 1 the words "citizens of said city," and inserting the words "duly authorized member of the municipal government,"

Which motion did not prevail, two-thirds of all the members present

not voting therefor.

The bill was then passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr.	Abbott,	Mr.	Chamberlain,	Mr.	Hunt,	Mr.	Simpson,
	Allen,		Chapman,		Kelley,		Snow,
	Anderson,		Cole,		Killean,		Spencer,
	Ashton,		Cross,		Kirby,		Stuart,
	Baker, S.,		Damon,		McCormick,		Thompson,
	Baker, W. A.	,	Dickson,		McGregor,		Tindall,
	Baldwin,		Dillon,		McMillan,		VanOrthwick,
	Bates,		Douglass,		Ogg,		Vickary,
,	Baumgardner,		Eldred,		Oviatt,		Vroman,
	Bettinger,		Goodrich,		Perkins,		Washburn,
	Bentley,		Grenell,		Pettit,		Watson, F. H.,
	Breen,		Hill,		Pierce,		Watts,
	Brock,		Hoaglin,		Robinson, J. W		Webber,
	Burr,		Holt,		Robinson, R.,		Wellman,
	Cady,		Hosford,		Rogers,		Speaker,
	Cannon,		Houk,		Rumsey,		63
			N	AYS	3.		0

Title agreed to.

On motion of Mr. Stuart,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

Mr. Thompson moved to reconsider the vote by which the House concurred in Senate amendments to

House bill No. 355 (file No. 342), entitled

A bill to protect children and prevent them from being educated in immorality and crime,

Which motion prevailed.

The question being on concurring in said amendments,

Mr. Oviatt moved that the bill do lie on the table.

Which motion did not prevail.

The question then again being on concurring in the amendments made to

the bill by the Senate,

The House did not concur, a majority of all the members elect not voting therefor, by yeas and nays, as follows:

		YEAS.	
Mr. Baker, S.,	Mr. Cady,	Mr. Hosford,	Mr. Watts, 4
		NAYS.	
Mr. Abbott, Allen, Anderson, Baldwin, Bardwell, Bates. Bettinger, Bentley, Breen, Brock, Burr, Cannon, Chamberlain,	Mr. Cole, Damon, Dickson, Diekema, Douglass, Eldred, Grenell, Hill, Hoaglin, Holt, Hunt, Kirby, Lakey,	Mr. Makelim, McCormick, McGregor, McMillan, Mulvey, Ogg, Oviatt, Pardee, Perkins, Pettit, Pierce, Powers, Rentz,	Mr. Robinson, R., Rogers, Rounsville, Rumsey, Snow, Stuart, Thompson, Tindall, VanOrthwick, Washburn, Watson, F. H. Wellman, Wilson,
Chapman,	Lincoln,	•	54

The hour having arrived for the

SPECIAL ORDER,

On motion of Mr. Abbott,

The House went into committee of the whole on the special order.

Whereupon the Speaker called Mr. Wilson to the chair.

After some time spent therein, the committee arose, and through their chairman, made the following report:

The committee of the whole have had under consideration the following bill:

House bill No. 97 (file No. 407), entitled

A bill to amend section 9, of article 2, of act number 198, of the session laws of 1873, being an act entitled, "An act to revise the laws providing for the incorporation of railroad companies, and to regulate the running and management, and to fix the duties and liabilities of all railroad and other corporations owning or operating any railroad in this State," as amended by act number 177, session laws of 1877, and act number 116, public acts of 1883.

But not having gone through therewith, have directed their chairman to report that fact to the House and ask leave to sit again.

F. A. WILSON, Chairman.

Report accepted and committee discharged.

On motion of Mr. Haskin,

Leave was granted the committee to sit again for the consideration of the bill.

On motion of Mr. Haskin,

The House took a recess until 2 o'clock this afternoon.

AFTERNOON SESSION.

2 o'clock P. M.

The House met and was called to order by the Speaker.

Roll called: quorum present.

Mr. Jones moved to take from the table

House bill No. 814, entitled

A bill to provide for the construction and maintenance of approaches and abutments to and bridges across the Muskegon river within the limits of the city of Big Rapids,

Which motion prevailed. On motion of Mr. Jones,

The bill was referred to the committee on roads and bridges.

By the committee on judiciary:

The committee on judiciary, to whom was referred House bills Nos. 304 and 617(file No. 327), entitled,

A bill to amend sections 7 and 8 of an act entitled "An act to provide for the erection and maintenance of shutes for the passage of fish through the dams across the streams of this State," being sections 2155 and 2156 of Howell's annotated statutes, as amended by act No. 202 of the session laws of 1877, approved May 23, 1877,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, with the accompany-

ing substitute therefor, entitled

A bill to amend sections 2, 5, 6, 7 and 8 of act No. 246 of the session laws of 1861, entitled "An act to provide for the erection and maintanance of shutes for the passage of fish through the dams across the streams of this State, as amended by the several acts amendatory thereof and supplementary thereto, the same being sections 2150, 2153, 2154, 2155 and 2156 of Howell's annotated statutes,

Recommending that the substitute be concurred in and that the substitute do pass, and ask to be discharged from the further consideration of the subject.

GERRIT J DIEKEMA, Chairman.

Report accepted and committee discharge 1.

On motion of Mr. Diekema,

The House concurred in the adoption of the substitute reported by the committee.

The bill was ordered re-printed, referred to the committee of the whole and placed on the general order.

SPECIAL ORDER.

On motion of Mr. Makelim,

The House went into committee of the whole on the special order,

Whereupon the Speaker called Mr. Wilson to the chair.

After some time spent therein, the committee rose, and, through their chairman made the following report:

The committee of the whole have had under consideration the following bill:

House bill No. 97 (file No. 407), entitled

A bill to amend sec. 9, of article 2, of act No. 198 of the session laws of

1873, being an act entitled An act to revise the laws providing for the incorporation of railroad companies, and to regulate the running and management, and to fix the duties and liabilities of all railroad and other corporations owning or operating any railroad in this State, as amended by act No. 177, session laws of 1877, and act No. 116, public acts of 1883,

Have made sundry amendments thereto, and have directed their chairman to report the same back to the House asking concurrence therein, and

recommend its passage.

F. A. WILSON, Chairman.

Report accepted and committee discharged.

The question being on concurring in the amendments made to the bill by the committee,

Mr. Bates demanded'a division of the question.

The question then being first taken on concurring in the action of the committee in striking out in line 68, recited section 9, the words "and one-half;" also on concurring in the action of the committee in striking out the proviso beginning in line 74 and closing in line 79,

Mr. Bates demanded the yeas and nays.

The demand was seconded. and the amendments were concurred in by yeas and navs as follow:

YEAS.

Mr.	Abbott,	Mr. Crocker,	Mr.	Kelley,	Mr. Rumsey,
	Baker, S.,	Dickson,	1	Manly,	Snow,
	Baldwin,	Diekema,		McGregor,	Stuart,
	Beecher,	Dunbar,		Ogg,	Van Orthwick,
	Bettinger,	Eldred,		Oviatt,	Vickary,
	Bentley,	Engleman,		Perkins,	Vroman,
	Breen,	Goodrich,		Pettit,	Washburn,
	Brock,	Grenell,		Powers,	Watson, F. H.,
	Burr,	Herrington,		Rentz,	Webber,
	Cady,	Hill,		Rogers,	Williams, W. W
	Chapman,	Hosford,		Rounsville,	Wilson,
	Cole,	Jones,			46

NAYS.

Mr. Allen,	Mr. Douglas	Mr. Makelim,	Mr. Simpson,
Anderson,	Haskin,	McMillan,	Spencer,
Ashton,	Hoaglin,	Mulvey,	Thompson,
Baker, W.	A., Holt,	O'Keefe,	Tindall,
Bates,	Killean,	Pardee,	Watts,
Cross,	Kirby,	Robinson, J. W	Wellman,
Damon,	Lincoln,	Robinson, R.,	Speaker, 28

The other several amendments reported by the committee were then concurred in, and

Pending the order that the bill be placed on the order of third reading,

On motion of Mr. Haskin,

The rules were suspended, two-thirds of all the members present voting therefor, and the bill was put upon its immediate passage.

The bill having been read a third time, and the question being upon its passage, pending the taking of the vote thereon.

Mr. Manly moved that there be a call of the House,

Which motion prevailed.

PROCEEDINGS UNDER THE CALL.

The roll of the House was called by the Clerk, and the following members reported absent without leave: Messrs. Cannon and Preston.

On motion of Mr. Chapman,

The consideration of the bill was proceeded with, with the bar of the House closed, under the call.

The question then being on the passage of the bill,

Mr. Bates moved to amend the bill by adding the following at the end of subdivision "ninth" of the bill: "And provided further, That no officer in this State, either elective or appointive shall be permitted to receive or use any pass, and any officer using any such pass issued to him on account of his being such official, shall be guilty of a misdemeanor, and upon conviction shall be fined not less than ten dollars nor more than fifty dollars, in the discretion of the court."

Mr. Holt moved to amend the amendment by adding at the end the reof the following: "Provided, further, that the provisions of this clause shall apply to the members of the present Legislature,"

Which was accepted.

The question being on agreeing to the amendment to the bill,

Mr. Dunbar demanded the yeas and nays.

The demand was seconded, and the amendment was not agreed to, by yeas and nays, as follows:

YEAS.

Mr. Anderson,	Mr. Dunbar,	Mr. Lincoln,	Mr. Rogers,
Baker, W. A.,	Eldred,	Linton,	Rounsville,
Bates,	Haskin,	McGregor,	Snow,
Bentley,	Hill,	McMillan,	Tindall,
Breen,	Holt,	Pardee,	Vroman,
Cole,	Kirby,	Pettit,	Watson, F. H.,
Cross,	Lakey,	Robinson, J. W.	
Douglass.	• •	•	29

NAYS.

Mr.	Abbott,	Mr.	Chapman,	Mr.	Kelley,	Mr.	Simpson,
	Allen,		Crocker,		Killean,		Spencer,
	Ashton,		Damon,		Makelim,		Stuart,
	Baker, S.		Dickson,		Manly,		Thompson,
	Baldwin,		Diekema,		Mulvey,		Van Orthwick.
	Bardwell,		Engleman,		Ogg,		Vickary,
	Beecher,		Goodrich,		O'Keefe,		Washburn,
	Bettinger,		Grenell,		Oviatt,		Watts,
	Brock,		Herrington,		Perkins,		Webber.
	Burr,		Hoaglin,		Powers,		Wellman,
	Cady,		Hosford,		Rentz,		Williams, W. W
	Cannon,		Houk,		Robinson, R.,		Wilson,
	Chamberlain,		Jones,		Rumsey,		Speaker, 52

The question then being on the passage of the bill,

The bill was then passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

	Abbott,	Mr. Crocker,	Mr. Kelley,	Mr. Rogers,
	Allen,	Cross,	Killean,	Rounsville,
	Anders n,	Damon,	Lincoln,	Rumsey,
	Baker, S.,	Dickson,	Linton,	Simpson,
	Baker, W. A.	Diekema,	Makelim,	Snow,
	Baldwin,	Douglass,	Manly,	Stuart,
	Bardwell,	Dunbar,	McGregor,	Thompson,
	Beecher,	Eldred,	Mulvey,	Tindall,
	Bettinger,	Engleman,	Ogg,	VanOrthwick,
	Bentley.	Goodrich,	O'Keefe,	Vickary,
	Breen.	Grenell,	Oviatt,	Vroman,
	Brock,	Herrington,	Pardee,	Washburn,
	Burr,	Hill,	Perkins,	Watson, F. H.,
(Cady,	Hoaglin,	Pettit,	Webber,
	Cannon.	Hosford,	Powers,	Williams W. W.
(Chapman,	Jones,	Rentz,	Wilson,
	Cole,	•	•	65

NAYS.

Mr. Ashton,	Mr.	Holt,	Mr.	McMillan,	Mr.	Watts,	
Bates,		Houk,		Robinson, J. W.		Wellman,	
Chamberlain,		Kirby,		Robinson, R.,		Williams,	Т.Н.
Haskin,		Lakey.		Spencer,		Speaker	16

The question being on agreeing to the title,

Mr. Abbott moved to amend the title so as to read as follows:

A bill to amend section 9 of article 2 of act No. 198 of the session laws of 1873, being an act entitled "An act to revise the laws providing for the incorporation of railroad companies and to regulate the running and management, and to fix the duties and liabilities of all railroad and other corporations owning or operating any railroad in this State," approved May 1, 1873, as amended by act number 177, public acts of 1877, approved May 22, 1877, being compiler's section 3323 of Howell's annotated statutes as amended by act number 116, public acts of 1883, approved May 24, 1883,

Which motion prevailed.

The title as amended was then agreed to.

On motion of Chapman,

All further proceedings under the call were dispensed with.

The Speaker announced the following:

MICHIGAN SCHOOL FOR THE BLIND, Lansing, May 19, 1887.

To the Speaker of the House of Representatives:

SIE:—The members of the House of Representatives and their friends are respectfully invited to attend an entertainment for the benefit of the Legislature, given by the pupils of the Michigan School for the Blind on Friday evening, May 20, 1887.

Yours Respectfully, J. F. McELROY, Sup't.

The communication was laid on the table.

On motion of Mr. Oviatt,

The House then took up the order of

MESSAGES FROM THE SENATE.

The Speaker announced the following:

SENATE CHAMBER, Lansing, May 19, 1887.

To the Speaker of the House of Representatives:

SIR—I am instructed to request the House to return to the Senate the following bill:

House bill No. 888 (file No. 271), entitled

A bill to change the termination of the fiscal year of the State from September thirtieth to June thirtieth.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

Mr. Ogg mo ved that the request of the Senate for the return of the bill be granted, and that the Clerk be instructed to re-transmit the same as requested. Which motion prevailed,

The Speaker also announced the following:

SENATE CHAMBER, Lansing, May 19, 1887.

To the Speaker of the House of Representatives:

Sir-I am instructed by the Senate to transmit the following bill:

Senate bill No. 78 (file No. 251), entitled

A bill to incorporate the village of Sherman, in the county of Wexford,

Which has passed the Senate by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect, been ordered to take immediate effect, and in all of which the concurrence of the House is respectfully asked.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

The bill was read a first and second time by its title, and pending its reference to a committee,

On motion of Mr. Oviatt,

The rules were suspended, two-thirds of all the members present voting therefor, and the bill was put upon its immediate passage.

The bill was then read a third time and passed, a majority of all the

members elect voting therefor, by yeas and nays, as follows:

Mr. Abbott,	Mr. Crocker,	Mr. Killean,	Mr. Rumsey,
Allen,	Cross,	Kirby,	Simpson,
Ashton,	Damon,	Lincoln,	Snow,
Baker, S.,	Dickson,	Manly,	Spencer,
Baker, W. A.,	Douglass,	McGregor,	Stuart,
Baldwin,	Dunbar,	Mulvey,	Thompson,
Bates,	Eldred,	Oviatt,	Tindall,
Beecher,	Engleman,	Pardee,	VanOrthwick,
Bettinger,	Goodrich.	Perkins,	Vickary,
Bentley,	Grenell,	Pettit,	Washburn,
Breen,	Haskin,	Powers,	Watson, F. H.

Mr.	Brock.	Mr. Herringte	on, Mr.	Rentz,	Mr.	Watts,	
	Burr,	Hill,	•	Robinson, J.W.	,	Webber,	
	Cady,	Hoaglin,		Robinson, R.,		Wellman,	
	Cannon,	Hosford,		Rogers,		Wilson,	
	Chamberlain,	Jones,		Rounsville,		Speaker,	
	Cole,	Kelley,		·		•	66
			NAYS.				0

Title agreed to.

Ou motion of Mr. Oviatt,

By a vote of two-thirds of all the members elect the bill was ordered to take immediate effect.

By the committee on education:

The committee on education, to whom was referred,

Senate bill No. 134 (file No. 139), entitled

A bill to amend section 15, chapter 3, of an act entitled "An act to revise and consolidate the laws relating to public instruction and primary schools, and to repeal all statutes contravening the provisions of this act," being act No. 164 of the public acts of 1881 as amended by act No. 93 of the public acts of 1883,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that the bill do pass, and ask to be discharged from the further consideration of the subject.

W. W. WILLIAMS, Chairman.

Report accepted and committee discharged.

The bill was referred to the committee of the whole and placed on the general order.

Mr. Perkins moved that leave of absence be granted to the committee on fisheries until Monday next,

Which motion did not prevail.

Mr. T. H. Williams moved to take from the table

House bill No. 434, entitled

A bill to amend section 10, of chapter 23, of act No. 358, local acts of 1875, entitled "An act to revise and amend the charter of the city of Jackson," approved April 27, 1875,

Which motion prevailed.

On motion of Mr. T. H. Williams,

The bill was referred to the committee on ways and means.

On motion of Mr. Hoaglin,

The House adjourned.

Lansing, Friday, May 20, 1887.

The House met pursuant to adjournment and was called to order by the Speaker.

Prayer by Rev. Mr. Franklin. Roll called: quorum present.

Absent without leave: Messrs Hunt, and Reader.

On motion of Mr. Killean,

Leave of absence was granted to Mr. Hunt until Monday next.

On motion of Mr. Linton,

Leave of absence was granted to himself until Tuesday next.

On motion of Mr. Snow,

Leave of absence was granted to himself until Wednesday next.

Or motion of Mr. Wilson,

Leave of absence was granted to himself until Tuesday next.

On motion of Mr. Vroman,

Leave of absence was granted to himself until Wednesday next.

On motion of Mr. Anderson,

Leave of absence was granted to Mr. Reader until Tuesday next.

PRESENTATION OF PETITIONS.

No. 1261. By Mr. Bettinger: Petitition of James McMillan, Wm. G. Thompson, Walter H. Coots, Wm. Darmstaetter, Frederick Cronenwett and 33 others urging the passage of the Bettinger House bill No. 344 (file No. 299) relative to the adoption of free school books for the city of Detroit.

Referred to the committee on education.

REPORTS OF STANDING COMMITTEES.

By the committee on liquor traffic:

The committee on liquor traffic, to whom was referred

House bill No. 373, entitled

A bill to regulate the sale of malt, brewed, or fermented, spirituous and vinous liquors in counties in this State,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do pass, and ask to be discharged from the further consideration of the subject.

HENRY WATSON, Chairman.

Report accepted and committee discharged.

The bill was ordered printed, referred to the committee of the whole, and placed on the general order.

By the committee on judiciary:

The committee on judiciary, to whom was referred

Senate bill No. 136 (file No. 196), entitled

A bill to amend section 10 of chapter 172 of the compiled laws of 1871, as amended by act No. 7 of the session laws of 1877, and act No. 4 of the public acts of 1883, relative to testamentary guardians,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment,

and recommend that it do pass, and ask to be discharged from the further consideration of the subject.

GERRIT J. DIEKEMA, Chairman.

Report accepted and committee discharged.

The bill was referred to the committee of the whole, and placed on the general order.

By the committee on judiciary:

The committee on judiciary, to whom was referred

House bill No. 126, entitled

A bill to amend section 2, section 3, section 12 and section 13 of act No. 153, session laws of 1885, entitled "An act to provide for the assessment of

property and the levy and collection of taxes thereon,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do not pass, and ask to be discharged from the further consideration of the subject.

GERRIT J. DIEKEMA, Chairman.

Report accepted and committee discharged.

On motion of Mr. McCormick,

The bill was laid on the table.

By the committee on judiciary:

The committee on judiciary, to whom was referred

House bill No. 551, entitled

A bill to extend the time for payment of rejected taxes by St. Clair county, and to remit and void interest thereon.

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do not pass, and ask to be discharged from the further consideration of the subject.

GERRITT J. DIEKEMA, Chairman.

Report accepted and committee discharged.

On motion of Mr. Eldred,

The bill was laid on the table.

By the committee on judiciary:

The committee on judiciary, to whom was referred

House bill No. 302, entitled

A bill to amend section 53 of act No. 153 of the session laws of 1885 entitled, "An act to provide for the assessment of property and the levy and collection of taxes thereon,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do pass, and ask to be discharged from the further consideration of the subject.

GERRITT J. DIEKEMA, Chairman.

Report accepted and committee discharged.

The bill was ordered printed, referred to the committee of the whole, and placed on the general order.

By the committee on judiciary:

The committee on judiciary, to whom was referred

House bill No. 559, entitled

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A bill to authorize the township of Midland, in Midland county, to con-

vey certain real estate to the city of Midland,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, with the accompanying substitute therefor, entitled

A bill to authorize the township of Midland, in Midland county, to convey

certain real estate to the city of Midland,

Recommending that the substitute be concurred in and that the substitute do pass, and ask to be discharged from the further consideration of the subject.

GERRIT J. DIEKEMA, Chairman.

Report accepted and committee discharged.

On motion of Mr. Wilson,

The House concurred in the adoption of the substitute reported by the committee.

The bill was then ordered printed, referred to the committee of the whole and placed on the general order.

By the committee on State affairs:

The committee on State affairs, to whom was referred

Senate bill No. 365 (file No. 182), entitled

A bill to provide for the care and maintenance of indigent insane persons

in private asylums within the State,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment and recommend that it do pass, and ask to be discharged from the further consideration of the subject.

A. R. CHAPMAN, Chairman.

Report accepted and committee discharged.

The bill was referred to the committee of the whole, and placed on the general order.

By the committee on state affairs:

The committee on state affairs, to whom was referred

House bill No. 180, entitled

A bill to amend section 8 of chapter 10 of an act entitled "An act for the incorporation of cities," approved April 29, 1873, being section 2544 of Howell's annotated statutes,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and without recommendation, and ask to be discharged from the further consideration of the subject.

A. R. CHAPMAN, Chairman.

Report accepted and committee discharged.

On motion of Mr. Lakey,

The bill was laid on the table.

By the committee on State affairs:

The committee on State affairs, to whom was referred

House bill No. 200, entitled

A bill to protect fur bearing animals in the State of Michigan,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment and recommend that the bill do not pass, and ask to be discharged from the further consideration of the subject.

A. R. CHAPMAN, Chairman.

Report accepted and committee discharged.

On motion of Mr. Eldred,

The bill was laid on the table.

By the committee on State affairs:

The committee on State affairs, to whom was referred the special message of Governor Luce, as follows:

EXECUTIVE OFFICE, MICHIGAN, Lansing, February 16, 1887.

To the Legislature:

Permit me to call your attention at this time to a memorial of the General Assembly of the State of Ohio, in the form of a joint resolution, recently passed, and forwarded to me by His Excellency, J. B. Foraker, Governor of Ohio, as follows:

"WHEREAS, This General Assembly did, at its last session, by joint resolution, passed unanimously, distinctly recognize the great importance of the acquisition and occupation of the territory nor hwest of the river Ohio, and did recommend a celebration of those events, and also did recommend the erection of a suitable memorial structure at Marietta, Ohio, commemorative of the services of the men who laid the foundations of free States within the aforesaid territory, and

"Whereas, The General Assembly did also recommend an exposition of the industrial and educational progress of the people of Ohio, to be held in

her capital city in the autumn of the year 1888, and

"WHEREAS, The four States, Indiana, Illinois, Michigan and Wisconsin, which, with Ohio, comprise the old northwest territory, therefore having in common a historical interest in these events and in the proposed proceedings commemorative thereof, and

WHEREAS, The General Assembly of the State of Ohio, fully recognizing the importance and significance of our great organic law, the ordinance of 1787, and of the first settlement of our soil made in pursuance thereof at Marietta, April 7th, 1788, and that the occasion of its centennial should be made one in which not only the State of Ohio, but the other States forming the northwest territory can participate, and believing it to be the earnest wish of the people of Ohio that the five great commonwealths now comprising this territory should unite in the social celebration of these events at Marietta, Ohio, in April, 1888, and also in the industrial and educational exposition at the capital in the autumn of the same year, therefore

"Be it Resolved by the General Assembly of the State of Ohio, That a cordial invitation be extended to the people of the heretofore mentioned States to participate in the efforts now in progress to celebrate these events, and to preserve for the benefit of posterity the memories of those who laid the enduring foundations of republican institutions in the central portions of this

great republic;

*****Cesolved, second. That the Governor is hereby requested to transmit to the Executive of each of the States of Indiana, Illinois, Michigan, and Wisconsin, copies of this joint resolution, in such manner and with such greeting and formal invitation as he may deem proper.

JOHN C. ENTREKIN,

Speaker of the House of Representatives,

S. A. CONRAD,

President pro tem of the Senate.

The General Assembly of the State of Indiana has already unanimously, by joint resolution, accepted the invitation so extended, and I am informed that the States of Illinois and Wisconsin have taken action upon the same, and that the invitation will be accepted by them very soon. It affords me pleasure to direct your attention to this matter and to recommend its acceptance, in such manner as to your honorable bodies may be deemed wise and fitting.

Respectfully,

C. G. LUCE, Governor.

Respectfully report that they have had the same under consideration and have directed me to report to the House the accompanying preamble and con-

current resolution, recommending their adoption:

WHEREAS, The Legislature of the State of Ohio have formulated a plan for celebrating in an appropriate manner at Marietta, Ohio, in April 1888, the centennial anniversary of the ordinance of 1787, and of the first settlements made in pursuance thereof on the territory of the Great North West and

WHEREAS. The State of Ohio has through its Legislature and executive extended invitations to the States of Indiana, Illinois, Wisconsin and Michigan to formally participate in such centennial celebration, at Marietta, Ohio, in April, 1888, and also in an industrial and educational exposition to be held

at Columbus, Ohio, in the autumn of the same year, therefore

Resolved, By the House of Representatives (the Senate concurring), That to the end that the State of Michigan may be properly represented and formally participate in such centennial celebration at Marietta, Ohio, and industrial and educational exposition at Columbus, Ohio, and the fraternal relations of the five great states once in common comprising the old northwest territory, be properly observed and extended, the Governor be and hereby is directed to appoint five representative citizens of Michigan as commissioners of the centennial celebration of the ordinance of 1787, to whom the whole matter of such celebration and exposition shall be referred, with authority to conduct and manage the same in such manner as to them shall seem best, without expense or liability to the State of Michigan. It being the design and purpose of this resolution that all expenditures of money necessary to carry out the same shall be borne by the philanthropic and patriotic citizens of our State.

A. R. CHAPMAN, Chairman.

Report accepted and committee discharged.

The concurrent resolution reported by the committee was then laid over one day under the rules.

By the committee on private corporations:

The committee on private corporations, to whom was referred,

House bill No. 707, entitled

A bill to authorize the organization of the Benton Harbor Hydraulic Power and Canal Navigation Company,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, with the accom-

panying substitute therefor, entitled

A bill to authorize the formation of a corporation to be known as the Chicago and Lake Paw Paw water power and Navigation Company for the purpose of daming, excavating, constructing and maintaining water courses with water power appurtenant thereto, for accumulating, storing, coducting, selling, furnishing and supplying upon an agreed rental, water and water

power for mining, milling, manufacturing, domestic, municipal and agricul-

cultural purposes and for purposes of navigation,

Recommending that the substitute be concurred in, and that the substitute do pass, and ask to be discharged from the further consideration of the subject.

B. A. SNOW, Acting Chairman.

Report accepted and committee discharged.

On motion of Mr. W. A. Baker,

The House concurred in the adoption of the substitute reported by the committee.

On motion of Mr. W. A. Baker,

The bill was referred to the committee on private corporations.

By the committee on roads and bridges:

The committee on roads and bridges, to whom was referred

House bill No. 814, entitled

A bill to authorize the city of Big Rapids, in the county of Mecosta, to borrow money to be used in the construction of bridges across the Muskegan River and in building and grading the approaches thereto, and to issue their bonds therefor,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do pass, and ask to be discharged from the further consideration of the subject.

JAS. W. McCORMICK, Chrirman.

Report accepted and committee discharged.

On motion of Mr. Jones,

The rules were suspended, two-thirds of all the members present voting therefor, and the bill was put upon its immediate passage.

The bill was then read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

Mr.	Abbott,	Mr.	Chamberlain,	Mr.	Kelley,	Мr.	Rentz,
	Allen,		Chapell,		Killean,		Rolinson, J. W.
	Anderson,		Cole,		Kirby,		Robinson, R.,
	Ashton,		Crocker		Lakey,		Simpson,
	Baker, S.,		Cross,		Lincoln,		Snow,
	Baker, W. A.,		Damon,		Linton,		Stuart,
	Baldwin,		Dickson,		Makeliman,		Thompson,
	Bardwell,		Douglass,		Manly,		Tindall,
	Bates,		Dunbar,		McCormick,		Van Orthwick,
	Baumgardner,		Eldred,		McGregor,		Vickary,
	Beecher,		Engleman,		McKie,		Vroman,
	Bettinger,		Goodrich,		McMillan,		Washburn,
	Bentley,		Grenell,		Mulvey,		Watson, H.,
	Breen,		Hill,		Oviatt,		Watts,
	Brock,		Hoaglin,		Pardee,		Wellman,
	Burr,		Hosford,		Perkins,		Wilson,
	Cady,		Houk,		Pettit,		Speaker,
	Cannon,		Jones,		Powers,		71

NAYS.

Mr. Wood,

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Title agreed to.

On motion of Mr. Jones,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

By unanimous consent,

Mr. Perkins offered the following:

Resolved, That a special committee of three be appointed by the chair to inquire into and investigate the subject matter of Senate file No. 151, and that the special order of to-day may be continued until after the report of said committee, which shall be made with all convenient speed.

For which,

Mr. Lakey offered the following substitute:

Resolved, That

Senate bill No. 220 (file No. 151), entitled

A bill to amend section 5 of act 31 of the public acts of 1858, being compiler's section 5394 of Howell's annotated statutes, relative to the sale and reclamation of swamp lands and securing the pre-emption of settlers, as amended by act number 181 of the public acts of 1885, approved June 10, 1885.

Which had been made the special order for to-day, be made the special

order for Wednesday next, May 25, at 2:15 P. M.

Mr. Abbott moved that the resolution do lie on the table.

Which motion did not prevail

The substitute for the resolution was then agreed to.

The resolution as amended by the substitute was then adopted, two-thirds of the members present voting therefor.

By the committee on municipal corporations:

The committee on municipal corporations, to whom was referred

Senate bill No. 297, entitled

A bill to amend section 1 of act No. 349 of the local acts of 1875, entitled "An act to incorporate the village of Freemont, in the county of Newaygo." approved April 23, 1875, as amended by the several acts amendatory thereof.

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do pass, and ask to be discharged from the further consideration of the subject.

ERASTUS N. BATES, Chairman.

Report accepted and committee discharged.

On motion of Mr. Anderson,

The rules were suspended, two-thirds of all the members present voting therefor, and the bill was put upon its immediate passage.

The bill was then read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Abbott, Mr. Chapman, Mr. Kelley, Mr. Robinson, J.W. Allen, Cole, Killean, Rogers, Anderson, Cross, Kirby, Rumsey,

Mr. Ashton,	Mr. Damon,	Mr. Lincoln,	Mr. Simpson,
Baldwin,	Dickson,	Linton,	Spencer,
Bardwell,	Diekema,	McCormick,	Tindall,
Bates,	Douglass,	McGregor,	VanOrthwick,
Baumgardner	Dunbar,	McKie,	Vickary,
Bettinger,	Eldred,	Mulvey,	Washburn,
Breen,	Goodrich,	Ogg,	Watson, H.,
Brock,	Grenell,	Oviatt,	Watts,
Burr,	Hoaglin,	Pardee,	Webber,
Cady,	Holt,	Pettit,	Wellman,
Chamberlain,	Hosford,	Powers,	Wilson,
Chapell,	Jones,	Rentz,	Speaker, 60
-			-

NAYS.

Mr. Robinson, R., Mr. Wood,

Title agreed to.

On motion of Mr. Anderson,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

By one committee on municipal corporations:

The committee on municipal corporations, to whom was referred

House bill No. 867 (file No. 380), entitled

A bill to amend section 33, of chapter 7, and sections 1, 33, 34, 35 and 36 of chapter 11 of act No. 326, of the session laws of 1883, entitled An act to provide a charter for the city of Detroit, and to repeal all acts and parts of acts in conflict therewith, approved June 7, 1883,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do pass, and ask to be discharged from the further

consideration of the subject.

ERASTUS N. BATES, Chairman.

Report accepted and committee discharged.

The bill was referred to the committee of the whole, and placed on the general order.

By the committee on municipal corporations:

The committee on municipal corporations, to whom was referred

House bill No. 262 (file No. 384), entitled

A bill to amend section 5 of chapter 1, and section 1 of chapter 2, of act No. 326 of session laws of 1883, entitled An act to provide a charter for the city of Detroit and to repeal all acts and parts of acts in conflict therewith," relative to the election districts and the city board of registration,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House with the accompany-

ing substitute therefor, entitled

A bill to amend section 1 of chapter 2, and sections 1, 2, 3, 4, 5, 12, 13 and 17 of chapter 3, of act No. 326 of local acts of 1883, entitled "An act to provide a charter for the city of Detroit, and to repeal all acts and parts of acts in conflict therewith," approved June 7, 1883, relating to registration and elections in said city,

Recommending that the substitute be concurred in and that the substitute do pass, and ask to be discharged from the further consideration of the subject.

ERASTUS N. BATES, Chairman.

Report accepted and committee discharged.

On motion of Mr. Bates,

The House concurred in the adoption of the substitute reported by the committee.

The bill was then referred to the committee of the whole, and placed on the general order.

MESSAGES FROM THE GOVERNOR.

The Speaker announced the following:

EXECUTIVE OFFICE, Lansing, May 19, 1887.

To the House of Representatives:

I have this day approved, signed, and deposited in the office of the Secretary of State:

House bill No. 615 (file No. 279), being

An act to require the Erie and Kalamazoo railroad company, or any lessee thereof, having control of or operating the Erie and Kalamazoo railroad, to operate and maintain, or to abandon its line of road between Palmyra Juncion and the city of Adrian,

Also,

House bill No. 526, being

An act to amend section 1 of chapter one and sections 7 and 17 of chapter 8 of act No. 245 of local acts of 1883, entitled "An act to incorporate the city of Escanaba, in the county of Delta," approved March 27, 1883, and add to chapter 23 of said act 10 new sections to stand as sections 8, 9, 10, 11, 12, 13, 14, 15, 16 and 17 of said chapter,

Also,

House bill No. 198 (file No. 332), being,

An act to legalize the action of the board of school inspectors of the township of Nottawa, in the county of Isabella, in establishing the boundaries of school district No. 2, in said township,

Also,

House bill No. 259, being

An act to authorize the village of St. Johns to borrow money for the erection and maintenance of water works,

Algo

House bill No. 337, being

An act to amend sections 5 and 70 of act No. 346, session laws of 1881, entitled "An act to revise an act to incorporate the city of Bay City," approved March 30, 1881, as amended and revised by the several acts amendatory and revisionary thereof,

C. G. LUCE, Governor.

The message was laid on the table.

MESSAGES FROM THE SENATE.

The Speaker announced the following:

SENATE CHAMBER, Lansing, May 19, 1887.

To the Speaker of the House of Representatives:

SIR-I am instructed to return to the House the following bill:

House bill No. 398 (file No. 288) entitled

A bill to amend section 2 of chapter 4 of act No. 326 of the session laws of

1883, entitled "An act to provide a charter for the city of Detroit, and to repeal all acts and parts of acts in conflict therewith," approved June 7th, 1883, as amended by act approved June 10th, 1885,

And to inform the House that the Senate has adopted a substitute for the

same, being

Senate file No. 227, entitled

A bill to amend section 2 of chapter 4, and sections 2 and 6 of chapter 10, of act number 326 of the local acts of 1883. entitled "An act to provide a charter for the city of Detroit, and to repeal all acts and parts of acts in conflict therewith," approved June 7, 1883, as amended by act approved June 10, 1885.

Which bill, so substituted, has passed the Senate by a majority vote of all the Senators elect, and in all of which the concurrence of the House is respect-

fully asked.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

The substitute bill was read a first and second time by its title, and referred to the members from the city of Detroit.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, May 19, 1887.

To the Speaker of the House of Representatives:

SIR-I am instructed by the Senate to transmit the following bill:

Senate bill No. 305 (file No. 200), entitled

A bill to provide for the collection of costs in addition to fines and penalties, and for the enforcement of the payment of fines, penalties, and costs, in cases cognizable by justices of the peace,

Which has passed the Senate by a majority vote of all the Senators elect, and in all of which the concurrence of the House is respectfully asked.

Very respectfully,

LÉWIS M. MILLER,

Secretary of the Senate.

The bill was read a first and second time by its title, and referred to the committee on judiciary.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, May 19, 1887.

To the Speaker of the House of Representatives:

Sir—I am instructed to return to the House the following bill:

House bill No. 420 (file No. 317) entitled

A bill for the identification of convicts,

In the passage of which the Senate has concurred by a majority vote of all the senators elect.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

The bill was referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, May 19, 1887.

To the Speaker of the House of Representatives:

SIR—I am instructed to return to the House the following bill:

House bill No. 3.5, entitled

A bill to amend sec. 6, of act No. 264, of the local acts of 1869, entitled "An act to revise the charter of the village of Saugatuck," approved March 12, 1869,

And to inform the House that the Senate has adopted a substitute for the same, being

Senate file No. 249, entitled

A bill to authorize and empower the president and trustees of the village of

Saugatuck to vacate the public square, so called, in said village,

Which bill so substituted has passed the Senate by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect, been ordered to take immediate effect, and in all of which the concurrence of the House is respectfully asked.

Very respectfully,

LEWIS M. MILLER,

Secretary of the 'enate.

The substitute bill was read a first and second time by its title, and referred to the committee on municipal corporations.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, May 19, 1887.

To the Speaker of the House of Representatives:

SIR-I am instructed to return to the House the following bill:

House bill No. 637 (file No. 208), entitled

A bill to amend an act entitled An act to secure the minority of stock-holders in corporations organized under general laws, the power of electing a representative membership in boards of directors, by excepting clubs formed for social, yachting, hunting, boating, fishing and rowing purposes,

And to inform the House that the Senate has amended the title to the bill

as follows:

By striking out all after the word "directors."

In the passage of which with the title so amended, the Senate has concurred by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect has ordered the same to take immediate effect.

Very respectfully,

LEWIS M. MILLER.

Secretary of the Senate.

The question then being on concurring in the amendment made by the Senate to the title of the bill,

The House concurred.

The bill was then referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, May 19, 1887.

To the Speaker of the House of Representatives:

SIR-I am instructed to return to the Senate the following bill:

House bill No. 49 (file No. 70), entitled

A bill to regulate the sale and use of oleomargerine, butterine, and other articles and substances resembling butter,

And to inform the House that the Senate has adopted a substitute for the same, being

Senate file No. 217, entitled

A bill to regulate the sale and use of oleomargerine, butterine, and other articles and substances resembling butter, and to provide a penalty for the violation of this act.

Which bill, so substituted, has passed the Senate by a majority vote of all the Senators elect, and in which the concurrence of the House is respectfully asked.

Very respectfully,

LEWIS M. MILLER,

· Secretary of the Senate.

The substitute bill was read a first and second time by its title, and referred to the committee on agriculture.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, May 19, 1887.

To the Speaker of the House of Representatives:

SIR-I am instructed to return to the House the following bill:

House bill No. 195 (file No. 232), entitled

A bill to amend section 53 of an act entitled "An act to regulate and govern the State house of correction and reformatory at Ionia," as amended by act No. 24 of the session laws of 1885,

And to inform the House that the Senate has amended the same, as follows, viz:

- 1. By striking out of line 3 of section 53 the word "nearest" before the word "regular" and inserting the same after the word "station" in the same line;
- 2. By striking out of line 4 of section 53 all after the word "State" where it first occurs, and all of line 5 and inserting in lieu thereof the words "if he have no place of residence in this State, then to such place within the State as the warden may deem best;"
- 3. By striking out of line 9 and 10 of section 53 the words "it shall be the duty of the warden to" and inserting in lieu thereof the words "The warden may in his discretion;"

In the passage of which, as thus amended, the Senate has concurred by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect has ordered the same to take immediate effect.

Very respectfully,

LEWIS M. MILLER, Secretary of the Senate.

Laid over one day under the rules.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, May 19, 1887.

To the Speaker of the House of Representatives:

SIR-I am instructed by the Senate to transmit the following bill:

Senate bill No. 209 (file No. 226), entitled

A bill to protect the chastity of girls between the ages of fourteen and six-

teen years and to punish the violation thereof,

Which has passed the Senate by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect been ordered to take immediate effect, and in all of which the concurrence of the House is respectfully asked.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

The bill was read a first and second time by its title, and referred to the committee on judiciary.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, May 19, 1887.

To the Speaker of the House of Representatives :

SIR-I am instructed to re-return to the House the following bill:

House bills No. 212 and 308 (file No. 302), entitled

A bill to provide for the purchase of land and the erection of buildings for the use and benefit of the Michigan Asylum for the Insane at Kalamazoo, and to make payment for the same out of the surplus moneys in the hands of the treasurer of said asylum,

Concerning which there was a disagreement existing between the two Houses,

which disagreement was referred to a committee of conference;

Upon which disagreement the committee of conference reported as follows: The committee of conference of the Senate and House of Representatives to whom was referred the difference between the two houses relative to

House bills No. 212 and 308 (file No. 302), entitled

A bill to provide for the purchase of land and the erection of buildings for the use and benefit of the Michigan Asylum for the Insane at Kalamazoo, and to make payment for the same out of the surplus moneys in the hands of the treasurer of said asylum,

Which the Senate amended as shown by their message as follows:

First, Amend section 1 by inserting in line 3 after the word "land" the following, "known as the Hind's farm;"

Second. Amend section 1 by striking out the word "eighteen" and inserting

in lieu thereof "seventeen;"

Third, Amend section 2 by striking out of line 3 the word "thirty" and inserting in lieu thereof the word "fifty;"

Fourth, Amend section 2 by striking out of line 5 the word "eight" and

inserting in lieu thereof the word "thirteen;"

Fifth, Amend section 2 by striking out all of said section after the word "each" in line 6 and inserting in lieu of the matter stricken out the following: "When completely furnished and finished and ready for occupancy;"

In which amendments the House non-concurred,

Respectfully report that they have had the bill and amendments under consideration and have directed us to report the same back to the Senate with the recommendation:

First, That the first named amendment be amended so as to read, "The Hinds farm or some other parcel of land equally available," and as amended, be concurred in by both Houses;

Second, That from the second named amendment the Senate recede; Third, That in the third named amendment the House concur;

Fourth, That in the fourth named amendment the House concur;

Fifth. That the fifth named amendment be amended so as to read "when completed, finished and ready for occupancy," and to restore all of said section 2 after the word "each" in line 6, and as amended, be concurred in by both Houses.

All of which is respectfully submitted and your committee of conference ask to be discharged from the further consideration of the subject.

JOHN HOLBROOK. GEO. HOWELL, JOHN C. SHARP,

Members of the Committee on the Part of the Senate.

B. D. ASHTON, A. R. CHAPMAN,

Members of the Committee on the Part of the House.

Which report has been adopted by the House as shown by its message of this date.

Now to inform the House that in the adoption of which report the Senate has concurred by a majority vote of all the Senators elect.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

The bill was referred to the committee on engrossment and enrollment for enrollment.

THIRD READING OF BILLS.

House bill No. 876 (file No. 395), entitled

A bill to repeal section 2 and to amend sections 1 and 8 of act No. 185 of session laws of 1867, and the acts amendatory thereto, entitled An act to prevent animals from running at large in the public higaways, the same being respectively sections 2106, 2107 and 2113 of Howell's annotated statutes, and to amend section 4 of chapter 16 of the revised statutes of 1846, relative to the powers and duties of townships, the same being section 673 of Howell's annotated statutes,

Was read a third time, and pending the taking of the vote on the passage thereof.

Mr. Anderson moved to amend the bill by striking out in line 2, recited section 8, the word "sixteen" and inserting the word "ten" in lieu thereof.

Mr. Wood moved to amend the amendment by inserting the word "six," Which was withdrawn.

The motion to amend did not then prevail.

Mr. Houk moved to amend the bill by inserting in line 2, sec. 8, after the word "north" the words "and including the county of Oceana,"

Which motion did not prevail.

Mr. Wood moved to amend the bill by striking out in line 2, sec. 8, the word "sixteen" and inserting the word "eighteen" in lieu thereof,

Pending which

Mr. Jones moved that the enacting words of the bill be stricken out, Which motion was withdrawn.

Mr. Rumsey moved to amend the amendment by inserting the word "twelve" in lieu of the word "eight,"

Which was agreed to.

The motion to amend the bill, as amended, then prevailed, two-thirds of all the members present voting therefor.

Mr. Cady moved to amend the bill by striking out all of section 4.

Which was not agreed to.

The question being on the passage of the bill,

On motion of Mr. Chapman,

The bill was referred to the committee on judiciary.

House bill No. 326 (file No. 388), entitled

A bill to authorize the village of Cheboygan, in the county of Cheboygan, to erect, operate and maintain an electric light plant in connection with its water works.

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Abbott,	Mr. Chapman,	Mr. Jones,	Mr. Pettit,
Allen,	Cole,	Kelly,	Powers,
Anderson,	Crocker,		Robinson, J. W.
Ashton,	Cross,	Kirby,	Rumsey,
Baker, W. A.,	Damon,	Lakey,	Simpson,
Baldwin,	Dickson,	Lincoln,	Spencer,
Bardwell,	Diekema,	Makelim,	Tindall,
Bates,	Dunbar,	Manly,	Van Orthwick,
Beecher,	Eldred,	McCormick,	Washburn,
Bettinger,	Engleman,	McGregor,	Watson, F. H.,
Breen,	Goodrich,	McKie,	Watson, H.,
Brock,	Haskin,	Mulvey,	Watts,
Burr,	Herrington,	Ogg,	Wellman,
Cady,	Hill,	O'Keefe,	Wllliams, W.W.
Cannon,	Hoaglin,	Oviatt,	Wilson,
Chamberlain,	Hosford,	Pardee,	Wood,
Chapell,	Houk,	Perkins,	Speaker, 68
	Anderson, Ashton, Baker, W. A., Baldwin, Bardwell, Bates, Beecher, Bettinger, Breen, Brock, Burr, Cady, Cannon, Chamberlain,	Allen, Cole, Anderson, Crocker, Ashton, Cross, Baker, W. A., Damon, Baldwin, Dickson, Bardwell, Diekema, Bates, Dunbar, Beecher, Eldred, Bettinger, Engleman, Breen, Goodrich, Brock, Haskin, Burr, Herrington, Cady, Hill, Cannon, Hoaglin, Chamberlain, Hosford,	Allen, Cole, Kelly, Anderson, Crocker, Killean, Ashton, Cross, Kirby, Baker, W. A., Damon, Lakey, Baldwin, Dickson, Lincoln, Bardwell, Diekema, Makelim, Bates, Dunbar, Manly, Beecher, Eldred, McCormick, Bettinger, Engleman, McGregor, Breen, Goodrich, McKie, Brock, Haskin, Mulvey, Burr, Herrington, Ogg, Cady, Hill, O'Keefe, Cannon, Hoaglin, Oviatt, Chamberlain, Hosford, Pardee,

NAYS.

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Title agreed to.

On motion of Mr. Perkins,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

House bill No. 719 (file No. 387), entitled

A bill to provide for the incorporation of central and local associations of mint growers,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

Mr. Abbott,	Mr. Chamberlain,	Mr. Jones,	Mr. Snow,
Allen,	Chapell,	Kelley,	Spencer,
Anderson,	Cole,	Killean,	Stuart,
Ashton.	Damon.	Kirby.	Thompson.

Mr. Baker, W. A. Mr. Dickson, Mr. McCormick. Mr. Tindall, Diekema. Baldwin. McGregor, VanOrthwick, Bardwell, Dunbar, McKie, Vickary, Bates. Eldred, McMillan, Vroman, Washburn, Baumgardner, Engleman, Mulvey, Beecher, Goodrich, Watson, F. H. Ogg, Bettinger, Grenell, Perkins, Watson, H., Haskin, Pettit. Watts, Bentley, Breen, Webber, Herrington, Powers, Brock. Rentz, Wellman, Hill, Robinson, R., Burr, Hoaglin, Wilson, Cady, Hosford, Rogers, Wood, Houk, Cannon, Simpson, Speaker, 68 NAYS. 0

Title agreed to.

On motion of Mr. Bentley,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

House bill No. 895 (file No. 264), entitled

A bill to provide for the purchase of additional land for the use of the State public school,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr.	Abbott,	Mr. Chapell,	Mr. Hosford,	Mr. Robinson, R.,
	Allen,	Cole,	Jones,	Rumsey,
	Anderson,	Cross,	Kelley,	Simpson,
	Ashton,	Damon,	Killean,	Stuart,
	Baker, W. A.,	Dickson,	Kirby,	Thompson,
	Bardwell,	Diekema,	Lincoln,	VanOrthwick,
	Beecher,	Douglass,	McCormick,	Vickary,
	Bettinger,	Goodrich,	McMillan,	Washburn,
	Bentley,	Grenell,	Mulvey,	Watson, F. H.,
	Brock,	Haskin,	Oviatt,	Watts,
	Burr,	Herrington,	Perkins,	Webber,
	Cady,	Hill,	Pettit,	Williams, W. W
	Cannon,	Hoaglin,	Rentz,	Wilson,
	Chamberlain,			53

NAYS.

Mr	. Bates,	Mr. Hoobler,	Mr.	Powers,	Mr.	Vroman,	
	Baumgardner,	McGregor,		Rounsville,		Watson, H.	
	Dunbar,	McKie,		Snow,		Wellman,	
	Eldred,	Pardee.		Spencer,		Wood,	16

Title agreed to.

On motion of Mr. Jones,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

House bill No. 296 ((file No. 368), entitled

A bill to regulate the passenger and freight tariff, to provide for a uniform

classification of freight and maximum freight rates, and to prevent unjust discrimination in charges of tolls or compensation for the transportation of passengers or freights upon the railroads in this State,

Was read a third time and pending the taking of the vote on the passage

thereof.

On motion of Mr. Rogers,

The bill was laid on the table.

House bill No. 334 (file No. 299), entitled

A bill to amend an act entitled" An act relative to free schools in the city of Detroit," approved February 24, 1869, and all acts amendatory thereto, by adding a section thereto to stand as section 24.

Was read a third time, and pending the taking of the vote on the passage

thereof,

Mr. Hosford moved to amend the bill by striking out in line 1, sec. 24, the word "shall" and inserting the words "may by a majority vote of all the members elect."

Which motion did not prevail, two-thirds of all the members present not voting therefor.

The bill was then not passed, a majority of all the members elect not voting therefor by yeas and nays, as follows:

YEAS.

NAYS.

Mr. Baldwin, Beecher, Bettinger, Burr,	Mr. Chapell, Damon, Holt, Hoobler,	Mr. Pardee, Rentz, Simpson Snow,	Mr. Stuart, VanOrthwick, Washburn, Watts,
Cady,	Hosford,	Spencer,	Wood,
Chamberlain,	McKie,	• •	22

Mr. Bettinger moved to reconsider the vote by which the House refused to pass the bill.

Which motion prevailed.

The question being on the passage of the bill,

On motion of Mr. Bettinger,

The bill was laid on the table.

MOTIONS AND RESOLUTIONS.

Mr. Hosford moved to discharge the committee on public lands from the further consideration of

House bill No. 31 (file No. 262), entitled

A bill to carry into effect section twelve of article fifteen of the constitution relative to the holding real estate by corporations.

Which motion prevailed. On motion of Mr. Hosford,

The bill was referred to the committee of the whole, and placed on the general order.

Mr. Bentley moved to take from the table

House bill No. 721, entitled

A bill to authorize the township of Coldwater, in Isabella county, to borrow money to be used in public improvements in and for the benefit of said township, and to issue bonds therfor,

Which motion prevailed. On motion of Mr. Bentley,

The bill was referred to the committee on roads and bridges.

Mr. Simpson moved to take from the table House bill No. 597 (file No. 323), entitled

A bill to amend section 4 of chapter No. 2, and section No. 21 of chapter No. 4 of act No. 227 of the public acts of 1885, being an act to provide for the construction and maintenance of drains, and the assessment and collection of taxes therefor, and to repeal all other laws relative thereto.

Which motion prevailed.

The question being on the passage of the bill,

The bill was then not passed, a majority of all the members elect not voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Abbott,	Mr. Breen,	Mr. Dickson,	Mr. Robinson, J.W.
Allen,	Cady,	Hill,	Rumsey,
Anderson,	Cannon,	Hosford,	Simpson,
Baker, W. A.	, Chamberlain,	McCormick,	Spencer,
Baldwin,	Chapell,	McKie,	Stuart,
Beecher,	Cole,	Mulvey,	Thompson
Bettinger,	Crocker,	Pettit,	Watson, H.,
Bentley,	Damon,	Powers,	Wellman, 32

NAYS.

Mr. Ashton,	Mr. Diekema,	Mr. Hoaglin,	Mr. McMillan,
Bardwell,	Dunbar,	Jones,	Snow,
Brock,	Eldred,	Kelley,	Watson, F. H.,
Chapman,	Haskin,	Killean,	Watts, 16

Mr. Diekema moved to reconsider the vote by which the House refused to pass the bill,

Which motion prevailed.

The question being on the passage of the bill,

On motion of Mr. Diekema, The bill was laid on the table.

Mr. Hosford offered the following:

WHEREAS, This House has, with deep regret, learned of the death of the Hon. Chas. E. Stuart, of Kalamazoo, a distinguished citizen of this State, member of the House of Representatives of 1841, ex-member of Congress and

ex-United States Senator, and feels that in the decease of this eminent gentleman the State has lost an ancient and honored landmark and one of the creators of her history; therefore

Resolved, That the House hereby expresses its deep sense of the long and distinguished services of the deceased to this State and the loss sustained in

his death; and

Resolved, That the State and National flags of the capitol be placed at half mast until the funeral of the deceased statesmen in respect to his memory,

Which was unanimously adopted.

Mr. Goodrich rose to a question of privilege, stating as follows: I see an article in the Decroit Evening Journal of yesterday charging me with doing what I ought not to do—with having on the floor of this House told a lie. A statement made over the signature of one J. L. Kinyon of Marshall, Mich. Now I have to say, the gentleman is entirely mistaken. I was not at all personal in my remarks, and the gentleman assumes the whole matter and takes it to himself, when he was not in any way mentioned or intended. I did not refer to that man or his company at all. What I stated was the truth, but it did not relate to this man or the company he represents.

On motion of Mr. Bates.

The House took a recess until 2 o'clock this afternoon.

AFTERNOON SESSION.

2 o'clock P. M.

The House met and was called to order by the Speaker.

Roll called: quorum present.

The House took up the order of

MESSAGES FROM THE SENATE.

The Speaker announced the following:

Senate Chamber. Lansing, May 20, 1887.

To the Speaker of the House of Representatives:

SIR-I am instructed by the Senate to transmit the following bill:

Senate bill No. 107 (file No. 266), entitled

A bill to amend section 10 of chapter 2 of an act entitled "An act for the reorganization of the military forces of the State of Michigan," as amended, being section 877 of Howell's annotated statutes,

Which has passed the Senate by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect, been ordered to take immediate effect, and in all of which the concurrence of the House is respectfully asked.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

The bill was read a first and second time by its title, and referred to the committee on military affairs.

The Speaker announced the following:

SENATE CHAMBER, Lansing, May 20, 1887.

To the Speaker of the House of Representatives:

SIR—I am instructed to return to the House the following bill:

House bill No. 888 (file No. 271), entitled

A bill to change the termination of the fiscal year of the State from September 30 to June 30.

And now to inform the House that by a vote of two-thirds of all the Senators elect the Senate has ordered the same to take immediate effect.

Very respectfully,

LEWIS M. MILLER, Secretary of the Senate

The bill was referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, May 20, 1887.

To the Speaker of the House of Representatives:

SIR-I am instructed to return to the House the following bill:

House bill No. 429 (file No. 330), entitled

A bill to detach certain territory from graded school district No. 4 of Evergreen, Sidney, Bushnell and Fairplains, and from primary school districts Nos. 1 and 5 of the township of Sidney, and from fractional district No. 6 of the townships of Evergreen and Sidney, in the county of Montcalm, and erect the same into a primary school district, and to provide for the first meeting of said district,

In the passage of which the Senate has concurred by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect has or-

dered the same to take immediate effect.

Very respectfully,

LEWIS M. MILLER, Secretary of the Nenate.

The bill was referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, May 20, 1887.

To the Speaker of the House of Representatives:

SIR-I am instructed to return to the House the following bill:

House bill No. 123 (file No. 107), entitled

A bill to authorize the board of State auditors to audit the claim of Alphonzo Button, of the Curtenius Guards, of Mason, Michigan (an organized volunteer uniformed militia company, under the laws of the State of Michigan), as compensation for injuries sustained by him from premature discharge of cannon while engaged in the regular performance of his duty in drill and exercise in celebrating the anniversary of our national independence at the village of Mason, in the county of Ingham and State of Michigan, on the 3d day of July, 1858,

And to inform the House that the Senate has adopted a substitute for the

same, being

Senate manuscript joint resolution, entitled

Joint resolution to authorize and instruct the board of State auditors to examine into, and if they deem it justifiable, to allow the claim of Alphonzo Button for injuries sustained by him from a premature discharge of a cannon while engaged in the regular performance of his duty as a member of the gun squad of the Curtenius Guard (an organized volunteer, uniformed militia company organized under the laws of the State of Michigan), at Mason, Michigan, on the 3d day of July, 1858,

Which joint resolution, so substituted, has passed the Senate by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect, been ordered to take immediate effect, and in all of which the concur-

rence of the House is respectfully asked.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

The joint resolution was read a first and second time by its title, and Pending its reference to the committee,

On motion of Mr. Rumsey,

The rules were suspended, two-thirds of all the members present voting therefor, and the joint resolution was placed on its immediate passage.

The joint resolution was then read a third time and passed, a majority of all the members elect voting therefor by yeas and nays, as follows:

YEAS.

Mr.	Abbott,	Mr.	Crocker,	Mr.	Lakey,	Mr.	Rounsville,
	Allen,		Cross,		Lincoln,		Rumsey,
	Ashton,		Damon,		Linton,		Simpson,
	Baker, S.,		Diekema,		Makelim,		Snow,
	Baker, W. A.,		Douglass,		McGregor,		Stuart,
	Bard well,		Eldred,		McKie,		Thompson,
	Bates,		Engleman,		McMillan,		VanOrthwick,
	Baumgardner,		Grenell,		Mulvey,		Vickary,
	Beecher,		Haskin,		Ogg,		Washburn,
	Bettinger,		Hill,		Perkins,		Watson, F. H.
	Breen,		Hoaglin,		Pettit,		Watson, H.,
	Brock,		Holt,		Powers,		Wellman,
	Burr,		Hoobler,		Rentz,		Williams, W. W
	Cady,		Hosford,		Robinson, J. W	Ī	Wilson,
	Cannon,		Jones,		Robinson, R.,		Wood,
	Chapell,		Killean,		Rogers,		Speaker,
	Cole,		Kirby,		- '		66
				NAY	3.		0

Title agreed to.

On motion of Mr. Rumsey,

By a vote of two-thirds of all the members elect, the joint resolution was ordered to take immediate effect.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, May 20, 1887.

To the Speaker of the House of Representatives:

SIR—I am instructed to return to the House the following bill:

House bill No. 346 (file No. 355), entitled

A bill to provide for the completion and furnishing of the State House of correction and branch of the State prison at Marquette, in the Upper Peninsula, and to make an appropriation therefor,

And to inform the House that the Senate has amended the same, as fol-

lows, viz:

1. By inserting in line 2 of section 1 after the word "appropriated" the words "from the general fund;"

2. By striking out all of line 4 of section 1 after the words "Upper Peninsula," all of line 5 and up to and including the words "eighty-five" in line 6;

3. By striking out section 2 and inserting in lieu thereof the following to

stand as section 2, viz:

SEC. 2. "The Auditor General shall add to and incorporate with the State tax for the year 1887 the amount appropriated by section 1, of this act, to be assessed, levied and collected as other State taxes are assessed, levid and collected, which, when collected, shall be passed to the credit of the general fund to reimburse the same for the sum appropriated by section 1 of this act,"

In the passage of which, as thus amended, the Senate has concurred by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect has ordered the same to take immediate effect.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

Pending the order that the message lie over one day under the rules,

Mr. Mulvey moved to suspend the rule requiring amendments made to bills by the Senate to be laid over one day,

Which motion prevailed, two-thirds of all the members present voting

therefor.

The question being on concurring in the amendments made by the Senate to the bill.

On motion of Mr. Mulvey,

The House concurred, a majority of all the members elect voting therefor by yeas and nays, as follows:

Mr.	Abott	Mr.	Crocker,	Mr.	Lakey,	Mr.	Rounsville,
	Allen,		Cross,		Lincoln,		Rumsey,
	Anderson,		Damon,		Linton,		Simpson,
	Ashton,		Douglass,		Makelim,		Snow,
	Baker, S.,		Dunbar,		Manly,		Spencer,
	Baker, W. A.,		Eldred,		McKie,		Stuart,
	Bardwell,		Engleman,		Mulvey,		Thompson,
	Bates,		Grenell,		Ogg,		Tindall,
	Baumgardner,	,	Haskin,		Oviatt,		VanOrthwick,
	Beecher,		Hill,		Pardee,		Vickary,
	Bettinger,		Hoaglin,		Perkins,		Washburn,
	Brock,		Hoobler,		Pettit,		Watson F.H.,
	Cady,		Hosford,		Powers,		Watson II.,
	Cannon,		Houk,		Rentz,		Watts,
	Chamberlain,		Jones,		Robinson, J. W		Wellman,
	Chapell,		Killean,		Robinson, R.,		Wood,
	Chapman,		Kirby,		Rogers,		Speaker,
	Cole,				.= .		69

NAYS.

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The bill was then referred to the committee on engrossment and enrollment for enrollment.

MOTIONS AND RESOLUTIONS.

Mr. Bettinger moved to take from the table House bill No. 334 (file No. 299), entitled

A bill to amend an act entitled "An act relative to free schools in the city of Detroit, approved February 24, 1869, and all acts amendatory thereto, by adding a section thereto to stand as section 24,

Which motion prevailed.

The question being on the passage of the bill,

Mr. Hosford moved to amend the bill by striking out in line 1, section 24, the word "shall" and inserting in lieu thereof the words "may, a majority of the members elect voting therefor,"

On agreeing to which,

Mr. Hosford demanded the yeas and nays.

The demand was seconded, and the amendment was not agreed to, twothirds of all the members present not voting therefor, by yeas and nays, as follows:

YEAS.

Anderson,	Mr. Chapell,	Mr. McKie,	Mr. Watson, F. H.
Baldwin,	Dunbar,	Rentz,	Watson, H.,
Beecher,	Hosford,	Rounsville	Webber,
Bentley,	Houk,	Stuart,	Wilson,
Breen,	Killean,	Washburn,	Wood,
Cady,	Lincoln,	·	22

NAYS.

Mr. Abbott,	Mr. Chamberlain,	Mr. Kirby,	Mr. Rogers,
Allen,	Cole,	Lakey,	Rumsey,
Ashton,	Damon,	Makelim,	Simpson,
Baker, W. A.	., Dickson,	Manly,	Spencer,
Bardwell,	Douglass,	McGregor,	Thompson,
Baumgardner		Ogg,	VanOrthwick,
Bettinger,	Haskin,	Oviatt,	Vickary,
Brock,	Hill,	Perkins,	Wellman,
Burr,	Hoaglin,	Pettit,	Speaker,
Cannon,	Holt,	Robinson, R.,	39

The question again being on the passage of the bill,

The bill was then passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

Mr. Abbott,	Mr. Cole,	Mr. Lincoln,	Mr. Rumsey,
Allen,	Crocker,	Linton,	Simpson,
Anderson,	Cross,	Makelim,	Snow,
Ashton,	Damon,	Manly,	Spencer,
Baker, S.,	Dickson,	McGregor,	Thompson,
Baker, W. A.,	Diekema,	Mulvey,	Tindall,
Bardwell,	Grenell,	Ogg,	VanOrthwick,
Bates,	Haskin,	Oviatt,	Vickary,

Mr. Baumgardner, M	r. Hill,	Mr. Perkins, M	Ir. Washburn,
Bettinger,	Hoaglin,	Pettit,	Watson, F. H.,
Bentley,	Houk,	Robinson, J. W.	Watson, H.,
Brock,	Jones,	Robinson, R.,	Wellman,
Burr,	Killean,	Rogers,	Wilson,
Cannon,	Kirby,	Rounsville,	Speaker,
Chamberlain,	Lakey,	ŕ	58

NAYS.

Mr. Baldwin, Mr. Holt, Mr. Rentz, Mr. Watts,
Chapell, Hosford, Stuart, Wood,
Dunbar, Powers.

The question being on agreeing to the title,

Mr. Abbott moved to amend the title to read as follows:

A bill to amend act No. 233 of the session laws of 1869, entitled "An act relative to free schools in the city of Detroit," approved February 24, 1869, and all acts amendatory thereto, by adding a section thereto to stand as section 24,

Which motion prevailed.

The title as amended was then agreed to.

On motion of Mr. Bettinger,

By a vote of two-thirds of all the members elect, the bill was ordered to take effect January 1, 1888.

Mr. Manly moved to take from the table House bill No. 26 (file No. 381), entitled

A bill to regulate the uniformity of text books in public schools throughout the State and the distribution of the same, and to repeal all statutes and acts contravening the provisions of this act,

Which motion prevailed.

The bill having been read a third time, and the question being upon its passage, pending the taking of the vote thereon,

On motion of Mr. Rumsey,

The House took a recess for twenty minutes,

After which,

The House was called to order by the Speaker.

The House resumed the consideration of House bill No. 26 (file No. 381), entitled

A bill to regulate the uniformity of text books in public schools throughout the State and the distribution of the same, and to repeal all statutes and acts contravening the provisions of this act.

The question being on the passage of the bill,

The bill was then not passed, a majority of all the members elect not voting therefor, by yeas and nays, as follows:

Mr. Abbott,	Mr. Eldred,	Mr. O'Keefe,	Mr. Tindall,
Anderson,	Hill,	Oviatt,	Vickary,
Baker, W. A.,	Hosford,	Perkins,	Washburn,
Baumgardner,	Jones,	Pettit,	Watson, H.,
Breen,	Lincoln,	Rentz,	Wellman,
Burr,	Makelim,	Robinson, J. W.	Wilson,
Cady,	Manly,	Snow,	Wood,
Crocker,	• •	•	29

NAYS.

Mr. Allen,	Mr. Chapman,	Mr. Holt,	Mr. Powers,
Baker, S.,	Cole,	Hoobler,	Rogers,
Baldwin,	Cross,	Houk,	Rumsey,
Bates,	Damon,	Kelley,	Simpson,
Beecher,	Dickson,	Killean,	Spencer,
Bentley,	Diekema,	Kirby,	VanOrthwick,
Brock,	Douglass,	Lakey,	Watson, F. H.,
Cannon,	Dunbar,	McKie,	Watts,
Chamberlain,	Haskin,	McMillan,	Williams, W. W
Chapell,	Hoaglin,	Pardee,	Speaker, 40

Mr. Lakey offered the following:

Resolved, (the Senate concurring), That from and after Thursday, June 2, 1887, the two branches of this Legislature will transact no other business than for the President of the Senate and the Speaker of the House to sign enrolled bills for the approval of the Governor, and the entry of the same on the journals by the Secretary of the Senate and Clerk of the House, and the time of final adjournment of this Legislature shall be Saturday, June 4th, at 12 M., on that day.

Laid over one day under the rules.

UNFINISHED BUSINESS.

Being the consideration of

Senate amendment to

House bill No. 792 (file No. 196), entitled

A bill to amend section 3 of chapter 7 of act No. 243 of the session laws of 1881, as amended by act No. 56 of the session laws of 1883, being an act to revise and consolidate the laws relating to the establishment, opening, improvement and maintenance of highways and private roads, and the building, repairing and preservation of bridges within this State,

Which had been reported amended as follows:

1. By inserting in line 3 of section 3 after the word "township," where it first occurs, the words "or whenever he shall be petitioned in writing by not less than fifteen freeholders thereof;"

2. By striking out of line 4 of section 3 the words "as soon as may be," and

inserting in lieu thereof the words "within five days thereafter."

The question being on concurring in the ameudment by the Senate to the bill,

On motion of Mr. Hill,

The House concurred, a majority of all the members elect voting therefor, by yeas and nays, as follows:

Mr. Abbott, Allen, Ashton, Baker, S., Baker, W. A. Baldwin, Roadwall	Douglass,	Mr. Lakey, Lincoln, Linton, Makelim, Manly, McKie,	Mr. Simpson, Snow, Spencer, Stuart, Thompson, Tindall,
Bardwell,	Dunbar,	Mulvey,	Van Orthwick,
Bates,	Grenell,	Oviatt,	Vickary,

Mr. Pettit. Mr. Washburn, Mr. Baumgardner, Mr. Haskin, Hill, Beecher. Powers. Watson, F. H. Bettinger, Hoobler, Rentz, Watson, H., Hosford, Robinson, J. W. Breen, Watts. Robinson, R. Brock. Houk. Wellman. Jones, Burr, Rogers, Wilson. Chamberlain, Killean, Roundsville. Wood, Chapell, Kirby, Rumsey, Speaker, Cole, 56

NAYS.

00 0

The bill was then referred to the committee on engrossment and enrollment for enrollment.

GENERAL ORDER.

On motion of Mr. Chapman,

The House went into committee of the whole, on the general order,

Whereupon the Speaker called Mr. Rentz to the chair.

After some time spent therein, the committee rose, and through their chairman made the following report:

The committee of the whole have had under consideration the following

Senate bill No. 198 (file No. 133), entitled

1. A bill to authorize the board of supervisors of the county of Houghton in this State, to borrow money upon the bonds of said county for the purpose of constructing a free bridge across Portage Lake in said county,

Have made no amendments thereto, and have directed their chairman to

report the same back to the House, and recommend its passage.

The committee of the whole have also had under consideration the following bills:

2. House bill No. 235 (file No. 352), entitled

A bill to protect fish and regulate fishing in the inland lakes, rivers, and streams, within and bordering on the State, by providing close seasons for fishing, to prohibit the sale of certain kinds of fish, and to protect persons engaged in fish culture, and to repeal certain acts.

Have made sundry amendments thereto, and have directed their chairman to report the same back to the House, asking concurrence therein, and

recommend its passage.

The committee of the whole have also had under consideration the following bill:

3. Senate bill No. 452 (file No. 185), entitled

A bill to amend section 6 of chapter 7 of act No. 243 of the session laws of 1881, entitled "An act to revise and consolidate the laws relating to the establishment, opening, improvement and maintenance of highways and private roads, and the building, repairing and preservation of bridges within this State," approved June 8, 1881, being section 1384 of Howell's annotated statutes,

Report the same back to the House, with the accompanying substitute therefor, entitled

A bill to amend section 1 of chapter 2 and section 6 of chapter 7 of act No. 243 of the session laws of 1881, entitled "An act to revise and consolidate the laws relating to the establishment, opening, improvement and

maintenance of highways and private roads, and the building, repairing, and preservation of bridges within this State," approved June 8, 1881, being sections 1325 and 1384 of Howell's annotated statutes,

THEODORE RENTZ, Chairman.

Report accepted and committee discharged.

The first named bill was placed on the order of third reading.

On motion of Mr. Perkins,

The House concurred in the amendments made by the committee, to the second named bill, and it was placed on the order of third reading.

On motion of Mr. Diekema,

The House concurred in the adoption of the substitute reported by committee for the third named bill, and it was placed on the order of third reading.

By the committee on private corporations:

The committee on private corporations, to whom was referred

House bill No. 707, entitled

A bill to authorize the organization of the Benton Harbor Hydraulic power and canal Navigation Company,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, with the accompany-

ing substitute therefor, entitled

A bill to authorize the formation of corporations for the purpose of draining, excavating, constructing and maintaining water courses with water power appurtenant thereto, for accumulating, storing, conducting, selling, furnishing, and supplying upon an agreed rental water and water-power, for mining, milling, manufacturing, domestic, municipal, and agricultural purposes, and for purposes of navigation,

Recommending that the substitute be concurred in and that the substitute do pass, and ask to be discharged from the further consideration of the sub-

ject.

B. A. SNOW, Acting Chairman.

Report accepted and committee discharged.

On motion of Mr. W. A. Baker,

The House concurred in the adoption of the substitute reported for the bill by the committee.

On motion of Mr. Snow,

The rules were suspended, two-thirds of all the members present voting therefor, and the bill was put upon its immediate passage.

The bill was then read a third time and passed, a majority of all the mem-

bers elect voting therefor, by yeas and nays, as follows:

Mr. Allen,	Mr. Cole,	Mr. Killean,	Mr. Rogers,
Ashton,	Cross,	Kirby,	Rumsey,
Baker, S.,	Damon,	Lakey,	Snow,
Baker, W. A	., Dickson,	Lincoln,	Stuart,
Bates,	Douglass,	Linton,	Thompson,
Baumgardner	, Dunbar,	Manly,	Tindall,
Beecher,	Eldred,	McKee,	Van Orthwick,
Breen,	Engleman,	Mulvey,	. Washburn,

Mr. Watson, F. H. Mr. Goodrich, Mr. Ogg, Mr. Burr. Grenell. Oviatt, Webber, Cady, Wellman, Cannon, Haskin, Perkins, Chamberlain. Hill, Pettit. Wood, Hoaglin, Speaker, Chapell, Rentz, 54 Chapman, . Hosford, Robinson, R., NAYS.

Title agreed to.

On motion of Mr. W. A. Baker,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

By the committee on towns and counties:

The committee on towns and counties, to whom was referred

House bill No. 663, entitled

A bill to vacate the township of Bohemia, in Ontonagan county,

Respectfully report that they have had the same under consideration and have directed me to report the same back to the House without amendment and recommend that it do not pass, and ask to be discharged from the further consideration of the subject.

E. B. CHAMBERLAIN, Chairman.

Report accepted and committee discharged.

On motion of Mr. Perkins,

The bill was laid on the table.

By the committee on towns and counties:

The committee on towns and counties, to whom was referred

House bill No. 408, entitled

A bill to detach certain territory from the township of Kawkawlin and

attach the same to the township of Bangor in Bay county,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that the bill do pass, and ask to be discharged from the further consideration of the subject.

E. B. CHAMBERLAIN, Chairman.

Report accepted and committee discharged.

The bill was ordered printed, referred to the committee of the whole, and placed on the general order.

By the committee on towns and counties:

The committee on towns and counties, to whom was referred

House bill No. 662, entitled

A bill to vacate the township of Carp Lake,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that the bill do pass, and ask to be discharged from the further consideration of the subject.

E. B. CHAMBERLAIN, Chairman,

Report accepted and committee discharged.

The bill was ordered printed, referred to the committee of the whole, and placed on the general order.

Mr. Wellman moved to discharge the committee of the whole from the further consideration of

House bill No. 301 (file No. 412), entitled

A bill authorizing the common council of the city of Port Huron to make a re-assessment to defray the expense of a public improvement on Pine Grove Avenue, a street in said city, from Suffern street to the northern limits of said city, being the pavement of said street, and to legalize previous acts of the common council in reference thereto,

Which motion prevailed. On motion of Mr. Wellman,

The bill was put upon its immediate passage.

The bill was then read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr.	Abbott, Allen, Anderson, Ashton, Baker, S., Baker, W. A., Baldwin, Bates, Baumgardner, Beecher, Bentley, Breen, Burr, Cady,		Chapell, Chapman, Cole, Damon, Dickson, Diekema, Douglass, Dunbar, Engleman, Goodrich, Grenell, Haskin, Hill,		Houk, Kirby, Lakey, Lincoln, Manly, McKie, Ogg, Oviatt, Pardee, Perkins, Pettit, Powers, Rentz, Robinson,J.W.	Rumsey, Spencer, Stuart, Thompson, Tindall, Van Orthwick, Vickary, Washburn, Watson, F. H., Webber, Wellman, Williams, W. W Wood,
	Chamberlain,		Hosford,		Rogers,	63
NAYS.						0

Title agreed to.

On motion of Mr. Wellman,

By a vote of two-thirds of all the members elect the bill was ordered to take immediate effect.

On motion of Mr. Ogg,

Leave of absence was granted to Mr. Bettinger until Tuesday next.

On motion of Mr. Hill,

Leave of absence was granted to himself until Tuesday next.

On motion of Mr. Abbott,

The House adjourned.

Lansing, Saturday, May 21, 1887.

The House met pursuant to adjournment and was called to order by the Speaker.

Prayer by Rev. Mr. Franklin, Roll called: quorum present. Absent without leave: Messrs. Allen, Brock, Holt, McCormick, McGregor, McMillan and O'Keefe.

On motion of Mr. Thompson,

Leave of absence was granted to Mr. O'Keefe for the day.

On motion of Mr. Cannon,

Leave of absence was granted to Mr. Holt for the day.

On motion of Mr. Cannon,

Leave of absence was granted to Mr. McGregor indefinitely.

On motion of Mr. Rentz,

Leave of absence was granted to Mr. Hosford for the day.

On motion of Mr. Rumsey,

Leave of absence was granted to Mr. Brock for the day.

On motion of Mr. J. W. Robinson,

Leave of absence was granted to Mr. Makelim for the day.

On motion of Mr. Kelley,

Leave of absence was granted to Mr. McMillan for the day.

On motion of Mr. Preston,

Leave of absence was granted to Mr. Allen for the day.

PRESENTATION OF PETITIONS.

No. 1262. By Mr. Diekema: Petition of Henry M. Duffield, Chas. Flowers and numerous others against the passage of the Sharp bill relative to the duties and compensation of stenographers.

Referred to the committee on judiciary.

No. 1263. By Mr. Vickary: Petition of J. H. Priman and 30 other residents of Marquette county asking for an appropriation for a building for mining school at Houghton.

Referred to the committee on ways and means.

No. 1264. By Mr. Killean: Resolution of the common council of the city of Grand Rapids.

On demand of Mr. Killean,

The resolution was read at length and spread at large on the journal, as follows:

CITY CLERK'S OFFICE,
Grand Rapids, Mich., May 14, 1887.

To Hon. John Killean, Grand Rapids.

DEAR SIE: At a regular session of the Common Council of the city of Grand Rapids, held Mouday evening, May 14, 1887, the following resolution was adopted:

By Ald. Creque:

Resolved, That the Common Council favor the bill introduced in the Legislature by Hon. John Killean, for the purpose of subjecting the Hydraulic water company to the control of the Common Council of the city of Grand Rapids, and that a copy of this resolution be forwarded to Mr. Killean by the clerk.

Adorted.

Yeas—Ald. Brenner, Creque, De Graaf, Doyle, Eisenhardt, Hayward, Huntley, Launiere, Maris, McKee, Saunders, Stewart, Stein, Shannahan—14.

Nays-0.

Respectfully submitted,

JOHN J. BELKNAP, City Clerk. Referred to the committee on municipal corporations.

No. 265. By Mr. W. W. Williams: Petition of the homeopathic medical society of the State of Michigan.

On demand of Mr. W. W. Williams,

The petition was read at length, and spread at length on the Journal, as follows:

To the Senate and House of Representatives of the State of Michigan in Legislature assembled:

Your petitioners, the members of the homeopathic medical society of the State of Michigan, now in annual convention at the city of Lansing, do hereby

represent and petition as follows:

They have carefully, by specially appointed committee, and the committee of the whole, examined and discussed bill No. 253, being Senate substitute for House bill No. 518, (file 178), entitled "A bill to provide for the registion of physicians and surgeons, and to protect the people of the State of Michigan from empiricism and quackery, and to repeal act No. 167 of the session laws of 1882, entitled 'An act to promote public health.'" Your petitioners respectfully show:

First, The aforesaid bill, instead of protecting the people of this State from empiricism and quackery, must necessarily defeat its avowed object by taking out of the hands of the people themselves the right and power to say what constitutes empiricism and quackery, and by placing this power in the hands of a board composed of medical men who are not only strongly preju-

diced against all physicians holding opinions unfriendly to their own, but who, as business men, are naturally influenced by the common business principles, regulating and directing competition in business.

Second, It comes under the head of class legislation in that it provides for the organization of a Board of Medical Examiners of whom a majority will be members of the so-called regular school of medicine, thus placing in the hands of one school of physicians the absolute power to shape the policy of the board, and to do gross injustice to physicians whose teaching and practice

are obnoxious to the majority on the board.

Third, The language of the bill is sufficiently ambiguous to allow the enactment of unjust and oppressive regulations, without any recourse whatever until the next session of the Legislature of this State;

Fourth, Its provision that the examiners in anatomy, chemistry and surgery shall be members of the so-called regular school of medicine is equal to a declaration that homeopathic physicians are not qualified to furnish able examiners in these branches. In view of the fact that these branches are as fully and ably taught in homeopathic medical colleges as in those controlled by the so-called regular school, this provision is utterly uncalled for, and implies an insult to qualified practitioners of medicine, and citizens and taxpayers of this State:

Fifth, The bill is very liable to interfere with the constitutional rights and privileges of citizens, so far as it concerns their right to select physicians of their own free choosing, by placing it in the hands of the Board to debar from practice physicians who to them are obnoxious, even though said physicians may not only possess ample evidence of a sound and complete medical education, but by actual practice in a community, may have earned their full confidence and respect.

Sixth, The bill enables the Board to arbitrarily limit a physician to special

fields of practice, giving the majority of the Board absolute power to legislate against the minority, to the injury not only of the physician, but often placing in jeopardy the life of persons in immediate need of services which an available physician may not be able to render without deliberate violation

of the enactment proposed to be made.

Seven, Your petitioners are heartily in favor of any legislation which promises to benefit the people of this State, and to elevate the standard of medical education and the qualification of physicians for practice, and will at all times loyally support any wise measure in that direction. They are equally firm in their conviction that the Senate bill No. 253 can not possibly accomplish this object, but will do great injustice to the people of this State, and to a very large number of successful practitioners of medicine; and that its whole tenor is such as to nourish and foster that class legislation which is utterly opposed to the genius of American ideas and principles.

Your petitioners therefore pray that the said bill may not pass.

And your petitioners will ever pray, etc.

O. R. LONG, M. D., C. A. WALSH, M. D., H. R. ARNDT, M. D., R. B. HOUSE, M. D.,

Referred to the committee on public health.

By unanimous consent,

Mr. Haskins offered the following:

Resolved, That when the House adjourn to-day it stand adjourned until Monday, 23d inst., at 2 o'clock p. m.

Mr. Abbott moved to amend the resolution by making the hour 9:15 P. M. Mr. Rounsville moved to amend the amendment by making the hour 9:15 A. M.

Which was not agreed to.

Mr. Wood moved to amend the amendment by making the hour 9:30 P. M. Which was accepted.

The motion to amend the resolution did not then prevail.

The resolution was then adopted.

REPORTS OF STANDING COMMITTEES.

By the committee on engrossment and enrollment:

The committee on engrossment and enrollment report as correctly enrolled, signed, and presented to the Governor, the following:

House bill No. 5 (file No. 152), entitled

An act to provide for the purchase of land and the erection of buildings for the use and benefit of the Eastern Michigan Asylum, and to make payment of the same out of the surplus moneys in the hands of the treasurer of said asylum;

Also,

House bill No. 754 (manuscript), entitled

An act to amend Sec. 2 of title 23 of act No. 302 of the session laws of 1875, entitled "An act to amend an act entitled an act to revise the charter of the city of Holland, being amendatory of an act entitled an act to incorporate the city of Holland, approved March 25, 1867, approved March 23, 1871, which became a law April 2, 1873, approved April 1, 1875, as amended by act

No. 268 of the session laws of 1877, approved March 22, 1877, as amended by act No. 337 of the session laws of 1885, approved April 29, 1885;

Also,

House bill No. 896 (file No. 237), entitled

An act to amend sections six and nine of an act entitled "An act to restrict the powers of the commissioner of highways of the township of Republic, in the county of Marquette, and to authorize the township board of said township to provide for maintaining the streets, sidewalks, crosswalks and alleys now or hereafter built in the village of Republic, and to maintain a fire department and to regulate and license auctioneers and peddlers in said village," approved April 29, 1885;

Also.

House bill No. 20 (file No. 2), entitled

An act to amend section 20 of chapter 244 of the compiled laws of 1871, being compiler's section 9094 of Howell's annotated statutes of Michigan, relative to offenses against the lives and persons of individuals;

House bill No. 216 (file No. 329), entitled

An act to authorize the trustees, vestrymen, consistory, or other governing body of any religious society incorporated under the laws of this State, to receive money by gift or bequest when the same is to be invested and the income thereof applied in payment or part payment of the salary of their minister, priest, rector, parson or clergyman;

House bill No. 353 (file No. 320), entitled

An act making an appropriation for the support of the Michigan school for the blind for the years 1887 and 1888;

Also.

House bill No. 351 (file No. 281), entitled

An act to amend section 1 o act No. 177 of the session laws of 1881, entitled "An act relative to the delivery of grain by railway companies," approved May 31, 1881, being compilers's section 3422 of Howell's annotated statutes of Michigan;

Also,

House bill No. 888 (file No. 271), entitled

An act to change the termination of the fiscal year of the State from September 30th to June 30th.

ROBERT Y. OGG, Chairman.

Report accepted.

By the committee on public lands:

The committee on public lands, to whom was referred

House bill No. 31 (file No. 262), entitled

A bill to carry into effect section 12 of article 15 of the constitution relative

to the holding of real estate by corporations,

Respectfully report the same back to the House in accordance with instructions, and ask to be discharged from the further consideration of the subject.

RICHARD O'KEEFE, Chairman.

Report accepted and committee discharged.

The bill was referred to the committee of the whole, and placed on the general order.

By the committee on ways and means:

A majority of the committee on ways and means, to whom was referred Senate bill No. 427 (file No. 175), entitled

A bill to provide for an assistant deputy Auditor General and fixing his

salary,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do pass, and ask to be discharged from the further consideration of the subject.

M. E. RUMSEY, Chairman.

Report accepted and committee discharged.

The bill was referred to the committee of the whole, and placed on the general order.

By the committee on State affairs:

The committee on State affairs, to whom was referred

House bill No. 228 (file No. 308), entitled

A bill to amend secs. 16 and 18 of chapter 266 of the compiled laws of 1871, being secs. 9649 and 9651 of Howell's annotated statutes, as amended

by act 224 of the session laws of 1885, relative to county jails,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, with amendments thereto, recommending that the amendments be concurred in, and that the bill, when so amended, do pass, and ask to be discharged from the further consideration of the subject.

A. R. CHAPMAN, Chairman.

Report accepted and committee discharged.

On motion of Mr. Chapman,

The House concurred in the amendments made to the bill by the committee.

The bill was then referred to the committee of the whole and placed on the general order.

By the committee on State affairs:

The committee on State affairs, to whom was referred

House bill No. 392 (file No. 309), entitled

A bill to repeal act No. 132 of the session laws of 1885, being an act to amend section 9651 of Howell's annotated statutes,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do pass, and ask to be discharged from the further consideration of the subject.

A. R. CHAPMAN, Chairman.

Report accepted and committee discharged.

The bill was referred to the committee of the whole, and placed on the general order.

By the committee on towns and counties:

The committee on towns and counties, to whom was referred

House bill No. 242, entitled

A bill to attach certain lands in the county of Houghton to the township

of Portage, in said county,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, with the accompanying substitute therefor, entitled

A bill to attach certain lands in the county of Houghton to the township

of Portage, in said county,

Recommending that the substitute be concurred in and that the substitute do pass, and ask to be discharged from the further consideration of the subject.

E. B. CHAMBERLAIN, Chairman.

Report accepted and committee discharged.

On motion of Mr. Douglass,

The House concurred in the adoption of the substitute reported by the committee.

On motion of Mr. Douglass,

The rules were suspended, two-thirds of all the members present voting therefor, and the bill was put upon its immediate passage.

YEAS.

Mr.	Anderson,	Mr.	Cross, .	Mr.	Killean,	Mr.	Rogers,
	Ashton,		Damon,		Kirby,		Rounsville,
	Baker, S.,		Dickson,		Lakey,		Spencer,
	Baker W. A.,		Diekema,		Lincoln,		Stuart,
	Baldwin,		Dougherty,		McCormick,		Thompson,
	Bardwell,		Douglass,		McKie,		Tindall,
	Baumgardner,		Dunbar,		Mulvey,		Van Orthwick,
	Beecher,		Eldred,		Ogg,		Vickary,
	Bentley,		Engleman,		Oviatt,		Washburn,
	Breen,		Goodrich,		Pardee,		Watson, F. H.,
	Burr,		Grenell,		Perkins,		Watson, H.,
	Cady,		Haskin,		Pettit,		Watts,
	Cannon,		Herrington,		Powers,		Webber,
	Chamberlain,		Houk,		Preston,		Wellman,
	Chapell,		Jones,		Rentz,		Williams, W. W
	Cole,		Kallander,		Robinson, J. W	•	Speaker,
	Crocker,		Kelley,		Robinson, R.,		67
			N.	AYS			0

Title agreed to.

On motion of Mr. Douglass,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

By the committee on judiciary:

The committee on judiciary, to whom was referred

House bill No. 208, entitled

Bill to amend section 7545 of Howell's annotated statutes of Michigan, as amended by act No. 139 of the session laws of year 1885, being compiler's section 5868 of the compiled laws of the year 1871, relative to the competency of witnesses, and examination of parties in certain cases as amended by act No. 245 of the session laws of the year 1881, as amended by act No. 139 of the year 1885,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without recommendation, and ask to be discharged from the further consideration of the subject.

GERRIT J. DIEKEMA, Chairman.

Report accepted and committee discharged.

On motion of Mr. Diekema,

The bill was ordered printed, referred to the committee of the whole, and placed on the general order.

By the committee on judiciary:

The committee on judiciary, to whom was referred

House bill No. 35, entitled

A bill to amend chapter 169, Howell's compilation of the laws of this State in relation to marriages and the solemnization thereof, and to provide for the issuing of licenses and for penalties for the violation of this act, and to repeal all acts and parts of acts in conflict with the same,

Respectfully report that they have had the same under consideration and have directed me to report the same back to the House, without amendment, and recommend that it do not pass, and ask to be discharged from the fur-

ther consideration of the subject.

GERRIT J. DIEKEMA, Chairman.

Report accepted and committee discharged.

On motion of Mr. Diekema,

The bill was laid on the table.

By the committee on judiciary:

The committee on judiciary, to whom was referred

House bill No. 387, entitled

A bill to amend chapter 303 of Howell's annotated statutes, entitled "An act to provide for the regulation and enforcement of assignments for the benefit of creditors, by amending section 2 of said act, being §8740; and by adding five new sections to said chapter to be known as sections 12, 13, 14, 15, and 16,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House with the accompany-

ing substitute therefor, entitled

A bill to amend section 2 of act No. 198 of the public acts of 1879, as amended by act No. 278 of the public acts of 1881, the latter being an act entitled "An act to amend sections 2 and 4 of act No. 198 of the session laws of 1879, approved May 13, 1879, being an act entitled 'An act to provide for the regulation and enforcement of assignments for the benefit of creditors, and also to add 5 new sections to said act, to stand as sections 7, 8, 9, 10, and 11," the same being compiler's section 8740 of Howell's annotated statutes of Michigan,

Recommending that the substitute be concurred in and that the substitute do pass, and ask to be discharged from the further consideration of the

subject.

GERRIT J. DIEKEMA, Chairman.

Report accepted and committee discharged.

On motion of Mr. Diekema,

The House concurred in the adoption of the substitute reported by the committee.

The bill was then ordered printed, referred to the committee of the whole, and placed on the general order.

MESSAGES FROM THE SENATE.

The Speaker announced the following:

SENATE CHAMBER, Lansing, May 20, 1887.

To the Speaker of the House of Representatives:

SIR-I am instructed by the Senate to transmit the following bill:

Senate bill No. 490 (file No. 228), entitled

A bill to authorize the township of Porter, in the county of Midland, State of Michigan, to borrow money for the payment of the outstanding township and highway orders, and other indebtedness, and issue its bonds therefor,

Which has passed the Senate by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect, been ordered to take immediate effect, and in all of which the concurrence of the House is respectfully asked.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

The bill was read a first and second time by its title, and referred to the committee on towns and counties.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, May 19, 1887.

To the Speaker of the House of Representatives:

SIR-I am instructed by the Senate to transmit the following bill:

Senate bill No. 409 (file No. 261), entitled

A bill appropriating money for additional buildings, improvements and

general repairs for the State prison at Jackson,

Which has passed the Senate by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect been ordered to take immediate effect, and in all of which the concurrence of the House is respectfully asked.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

The bill was read a first and second time by its title and referred to the committee on State prison.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, May 20, 1887.

To the Speaker of the House of Representatives:

SIR-I am instructed to return to the House the following bill:

House bill No. 814, entitled

A bill to authorize the city of Big Rapids, in the county of Mecosta, to borrow money to be used in the construction of bridges across the Muskegan River, and in building and grading the approaches thereto, and to issue bonds therefor,

In the passage of which the Senate has concurred by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect has ordered the same to take immediate effect.

Very respectfully,

LEWIS M. MILLER, Secretary of the Senate. The bill was referred to the committee on engrossment and enrollment for enrollment.

THIRD READING OF BILLS.

House bill No. 235 (file No. 352), entitled

A bill to protect fish and regulate fishing in the inland lakes, rivers, and streams, within and bordering on the State, by providing close seasons for fishing, to prohibit the sale of certain kinds of fish, and to protect persons engaged in fish culture, and to repeal certain acts,

Was read a third time, and pending the taking of the vote on the passage

thereof,

Mr. Perkins moved to amend the bill by striking out all of sec. 10 and in-

serting the following in lieu thereof:

SEC. 10. Sections 5, 6 and 9 of act No. 350 of the session laws of 1865, approved March 21, 1865; act No. 211 of the session laws of 1865, approved March 16, 1865; act No. 80 of the session laws of 1869, approved March 30, 1869; act No. 104 of the public acts of 1877, approved May 9, 1877; act No. 276 of the public acts of 1881, approved June 11, 1881; act No. 5 of the public acts of 1883, approved February 21, 1883; act No. 55 of the public acts of 1883, approved April 27, 1883; act No. 184 of the public acts of 1883, approved June 8, 1883, are hereby repealed.

Mr. Eldred moved to amend the bill by inserting in line 2, section 9, after

the word "bass" the words "except with hook and line,"

Which motion prevailed, two-thirds of all the members present voting therefor.

Mr. Burr moved to amend the bill by striking out in lines 6 and 7, section 2, the words "except lakes Michigan, Superior, Huron, St. Clair and Erie and in Saginaw Bay,"

Pending which,

Mr. Wood moved that the enacting words of the bill be stricken out,

Which motion did not prevail.

The motion to amend the bill did not then prevail,

Mr. Burr moved to reconsider the vote by which the House refused to amend the bill,

Which motion did not prevail.

Mr. Burr moved that the bill do lie upon the table,

Which motion did not prevail.

Mr. Burr moved to amend the bill by striking out all of section 5,

Which motion did not prevail.

The bill was then passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

	Anderson,	Mr.	Crocker,	Mr	. Houk,	Mr.	Robinson, R.,
	Ashton,		Cross,		Kallander,		Rumsey,
	Baker, S.,		Damon,		Killean,		Simpson,
	Baker, WA.		Dickson,		Kirby,		Spencer,
	Baldwin,		Diekema,		Lincoln,		Stuart,
	Bardwell,		Dougherty,		Manly,		Thompson,
	Bates,		Douglass,		McKie,		Tindall,
	Baumgardner,		Dunbar,		Mulvey,		VanOrthwick,
	Beecher,		Eldred,		Ogg,		Vickary,

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Mr.	Bentley, '	Mr. Engelman,	Mr. Oviatt,	Mr. Washburn,
	Breen,	Goodrich,	Pardee,	Watson, F. H.,
	Burr,	Grenell,	Perkins,	Watts,
	Cady,	Haskin,	Pettit,	Webber,
	Chamberlain,	Herrington,	Powers,	Wellman,
	Chapell,	Hoobler,	Rentz,	Speaker,
	Chapman,	•	•	61

NAYS.

Mr. Kelley, Mr. Preston, Mr. Watson, H., Mr. Wood,

The question being on agreeing to the title,

Mr. Perkins moved to amend the title so as to read as follows:

A bill to protect fish and regulate fishing in the lakes, rivers and streams, within and bordering the State, by providing close seasons for fishing, prohibiting the sale of certain kinds of fish, to protect persons engaged in fish culture, and to repeal sections 5, 6 and 9, of act No. 350, of the session laws of 1865, approved March 21, 1865; act No. 211 of the session laws of 1865, approved March 16, 1865; act No. 80 of the session laws of 1869, approved March 30, 1869; act No. 104 of the public acts of 1877, approved May 9, 1877; act No. 276 of the public acts of 1881, approved June 11, 1881; act No. 5 of the public acts of 1883, approved February 21, 1883; act No. 55 of the public acts of 1883, approved April 27, 1883; act No. 184 of the public acts of 1883, approved June 8, 1883.

Which motion prevailed.

The title as amended was then agreed to. Senate bill No. 198 (file No. 133), entitled

A bill to authorize the board of supervisors of the county of Houghton, in this State, to borrow money upon the bonds of said county for the purpose of constructing a free bridge across Portage Lake in said county,

Was read a third time and passed, a majority of all the members elect vot-

ing therefor, by yeas and nays, as follows:

YEAS.

Mr. Ashton,	Mr. Diekema,	Mr. Lincoln,	Mr. Rounsville,
Baker, S.,	Dougherty,	Manly,	Simpson,
Baker, W. A.,	Douglass,	McKie,	Spencer,
Baldwin,	Dunbar,	Mulvey,	Stuart,
Bardwell,	Goodrich,	Ogg,	Thompson,
Bates,	Grenell,	Oviatt,	Tindall,
Baumgardner,	Haskin,	Pardee,	VanOrthwick,
Beecher,	Herrington,	Perkins,	Vickary,
Bentley,	Hoobler,	Pettit,	Washburn,
Breen,	Houk,	Powers,	Watson, F. H
Burr,	Kallander,	Preston,	Watts,
Cross,	Kelley,	Rentz,	Webber,
Damon,	Killean,	Robinson, J. W.	. Wellman,
Dickson,	Kirby,	Robinson, R.,	55

NAYS.

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Title agreed to.

Substitute for Senate bill No. 452 (file No. 185), entitled

A bill to amend section 1 of chapter 2 and section 6 of chapter 7 of act

No. 243 of the session laws of 1881, entitled "An act to revise and consolidate the laws relating to the establishment, opening, improvement and maintenance of highways and private roads, and the building, repairing and preservation of bridges within this State," approved June 8, 1881, being sections 1325 and 1384 of Howell's annotated statutes,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr.	Ashton,	Mr.	Cross,	Mr.	Kelley,	Mr.	Simpson,
	Baker, S.,		Damon,		Killean,		Spencer,
	Baker, W. A.		Dickson,		Kirby,		Stuart,
	Baldwin,		Diekema,		McCormick,		Thompson,
	Bardwell,		Dougherty,		Mulvey,		Tindall,
	Bates,		Douglass,		Ogg,		VanOrthwick,
	Baumgardner,		Dunbar,		Oviatt,		Vickary,
	Beecher,		Eldred,		Perkins,		Washburn,
	Bentley,		Engleman,		Pettit,		Watson, F. H.
	Breen,		Goodrich,		Powers,		Watson, H.
	Burr,		Grenell,		Robinson, J.W.		Watts,
	Cady,		Haskin,		Robinson, R.,		Webber,
	Chamberlain,		Hoobler,		Rounsville,		Wellman,
	Chapell,		Houk,		Rumsey,		Speaker,
	Chapman,		Kallender,		•		58
NAYS.						0	

Title agreed to.

MOTIONS AND RESOLUTIONS.

Mr. Bentley moved to take from the table House No. 525 (file No. 278), entitled

A bill to amend chapter 52 of Howell's annotated statutes of Michigan, relative to the "protection of children in certain cases" by adding four new sections thereto to stand as sections 7, 8, 9, and 10 of said act,

Which motion prevailed.

The question being on the passage of the bill,

The bill was then passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

Ashton, Baker, S., Baker, W. A., Baldwin, Bardwell, Bates, Baumgardner, Beecher, Bentley,	Mr. Damon, Dickson, Dickson, Diekema, Dougherty, Douglass, Dunbar, Eldred, Engleman, Goodrich, Grenell,	Mr. Killean, Kirby, Lincoln, McCormick, McKie, Mulvey, Ogg, Oviatt, Pardee, Pettit,	Mr. Rumsey, Spencer, Stuart, Thompson, Tindall, VanOrthwick, Vickary, Washburn, Watson, F. H. Watson H.,
Bentley, Breen,	Grenell, Haskin,	Pettit, Powers,	Watson H., Watts,
Burr,	Herrington,	Preston	Webber,

Mr. Cady, Mr. Hoobler, Mr. Rentz, Mr. Wellman, Houk, Robinson, J. W Williams, W. W Chapell, Chapman, Kallander. Robinson, R. Wood, Cross, Kelley, Rounsville, Speaker. 64

NAYS.

0

The question being on agreeing to the title,

Mr. Bentley moved to amend the title so as to read as follows:

A bill to amend act No. 260 of the public acts of 1881, approved June 10, 1881, being chapter 52 of Howell's annotated statutes, relative to the protection of children in certain cases, by adding thereto four new sections to stand sections 7, 8, 9 and 10 of said act,

Which motion prevailed.

The title as amended was then agreed to.

On motion of Mr. Bentley,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

On motion of Mr. Cady,

Leave of absence was granted to himself until Thursday next.

Mr. Ogg moved to take from the table,

House bill No. 837, entitled

A bill to prevent non-resident aliens from acquiring or holding lands in this State,

Which motion prevailed.

On motion of Mr. Ogg,

The bill was referred to the committee on public lands.

Mr. J. W. Robinson moved that the House take a recess until 2 o'clock this afternoon,

Pending which,

Mr. Engleman moved that the House adjourn.

Which motion did not prevail.

The motion that the House take a recess did not then prevail.

GENERAL ORDER.

On motion of Mr. Chapman,

The House went into committee of the whole on the general order.

Whereupon the Speaker called Mr. Herrington to the chair.

After some time spent therein, the committee rose, and through their chairman, made the following report:

The committee of the whole have had under consideration the following bill:

1. House bill No. 739 (file No. 410), entitled

A bill to amend section two of chapter one of act No. 223 of the local acts of 1883, entitled An act to incorporate the city of St Ignace, approved March 14, 1883.

2. House bill No. 194 (file No. 392), entitled

A bill to make an appropriation for the erection of an addition to the normal school building, and for providing the necessary heating apparatus, furniture and fixtures therefor.

Have made no amendments thereto, and have directed their chairman to report the same back to the House, and recommend their passage.

The committee of the whole have also had under consideration the following bills:

3. House bill No. 505 (file No. 411), entitled

A bill to provide for the election of a mine inspector for each county possessing mines, and for his duties; also, to prevent the employment of any person under 16 years of age in any mine, and to reduce the hours of labor in any mine to eight hours per day.

4. House bill No. 802 (file No. 396), entitled

A bill to detach certain territory from the township of Greenbush, in the county of Alcona, and organize the same into a separate township to be known as the township of Mikado.

5. House bill No. 593, (file No. 373,) entitled

A bill to amend sections 1, 2, and 3 of act No. 312 of the local acts of 1883, entitled "An act to regulate the manner of electing trustees in school district No. 17, of the city of Jackson, and township of Blackman," and to add six new sections thereto to stand as sections 10, 11, 12, 13,14, and 15 of said act,

Have made sundry amendments thereto, and have directed their chairman to report the same back to the House, asking concurrence therein, and recommend their passage.

C. E. HERRINGTON, Chairman.

Report accepted and committee discharged.

The first and second named bills were placed on the order of third reading.

On motion of Mr. T. H. Williams,

The House concurred in the amendments made by the committee to the third, fourth and fifth named bills, and they were placed on the order of third reading.

Mr. Rumsey moved that the House adjourn.

Which motion prevailed;

And the Speaker declared the House adjourned until Monday next at 2 o'clock P. M.

Lansing, Monday, May 23, 1887.

The House met pursuant to adjournment and was called to order by the Speaker.

Prayer by Rev. Mr. Franklin. Roll called: quorum present.

Absent without leave: Messrs. Abbott, Allen, Anderson, Bardwell, Cannor Dickson, Harper, Hill, Hoaglin, Holt, Hoobler, Houk, Killean, Lincoln, Makelman, Pierce, Reader, Rogers, Tindall, F. H. Watson, Watts, T. H. Williams and Wood.

On motion of Mr. Chapell,

Leave of absence was granted to all absentees for the day.

On motion of Mr. Ashton,

Leave of absence was granted to Mr. Anderson, until Wednesday next.

REPORTS OF STANDING COMMITTEES.

By the committee on elections:

The committee on elections, to whom was referred

House bill No. 886, entitled

A bill to regulate the holding of elections and the canvass and the return

of votes and to further guard against abuses of the elective franchise,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment and recommend that it be referred to the committee on judiciary, and ask to be discharged from the further consideration of the subject.

A. D. ELDRED, Chairman.

Report accepted and committee discharged.

On motion of Mr. Eldred.

The bill was referred to the committee on judiciary.

By the committee on ways and means:

The committee on ways and means, to whom was referred

House bill No. 530 (file No. 147), entitled A bill to amend section 2 of act No. 108 of the session laws of 1871, as amended, being compiler's section 4207 of Howell's annotated statutes relative to the Insurance Bureau,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, with amendments thereto, recommending that the amendments be concurred in, and that the bill when so amended do pass, and ask to be discharged from the further consideration of the subject.

M. E. RUMSEY, Chairman.

Report accepted and committee discharged.

On motion of Mr. Rumsey,

The House concurred in the amendments made to the bill by the committee.

The bill was then referred to the committee of the whole, and placed on the general order.

By the committee on engrossment and enrollment:

The committee on engrossment and enrollment report as correctly enrolled, signed and presented to the Governor, the following:

House bill No. 429 (file No. 330), entitled

An act to detach certain territory from graded school district No. 4 of the townships of Evergreen, Sidney, Bushnell and Fairplains, and from primary school districts Nos. 1 and 5 of the township of Sidney, and from fractional district No. 6 of the townships of Evergreen and Sidney, in the county of Montcalm, and erect and make the same into a primary school district, and to provide for the first meeting of said district,

House bill No. 637 (file No. 208), entitled

An act to amend section 1 of act No. 112 of the public acts of 1885, entitled "An act to secure the minority of stockholders in corporations organized under general laws the power of electing a representative membership in boards of directors,"

Also,

House bill No. 792 (file No. 196), entitled

An act to amend section 3 of chapter 7 of act No. 243 of the session laws of 1881, as amended by act No. 56 of the session laws of 1883, being an act to revise and consolidate the laws relating to the establishment, opening, improvement and maintainance of highways and private roads, and the building, repairing and preservation of bridges within this State,

House bills No. 212 and 308 (file No. 302), entitled

An act to provide for the purchase of land and the erection of buildings for the use and benefit of the Michigan Asylum for the Insane at Kalamazoo, and to make payment for the same out of the surplus moneys in the hands of the treasurer of said asylum,

Also.

House bill No. 420 (file No. 317), entitled An act for the identification of convicts,

Also,

House bill No. 346 (file No. 355), entitled

An act to provide for the completion and furnishing of the State House of Correction and branch of the State prison at Marquette, in the Upper Peninsula, and to make an appropriation therefor,

Also,

House bill No. 814 (manuscript), entitled

An act to authorize the city of Big Rapids, in the county of Mecosta, to borrow money to be used in the construction of bridges across the Muskegon river and in building and grading the approaches thereto, and to issue their bonds therefor.

ROBERT Y. OGG, Chairman.

Report accepted.

COMMUNICATIONS.

The Speaker announced the following:

Hon. D. P. Markey, Speaker House of Representatives:

SIR—Permit me through you to express to the honorable body over whom you preside, my most heartfelt thanks for their expression of respect paid by them to the memory of my late husband, and to assure you that the kind words contained in their resolution are a source of comfort which I cannot but acknowledge, and for which I beg of your honorable body to accept the sincere thanks which I offer in return.

Very sincerely,

MRS. CHAS. E. STUART.

Kalamazoo, Mich., May 22, 1887.

The communication was laid on the table.

GENERAL ORDER.

On motion of Mr. Chapman,

The House went into committee of the whole on the general order,

Whereupon the Speaker called Mr. Spencer to the chair.

After some time spent therein, the committee rose, and, through their chairman made the following report:

The committee of the whole have had under consideration the following bills:

1. Senate bill No. 213 (file No. 145), entitled

A bill to amend section 8, of act No. 203 of the public acts of 1877, entitled "An act relative to dividing townships and villages into election districts and to provide for the registration of electors in such cases."

2. Senate bill No. 254 (file No. 75), entitled

A bill to amend section 2, chapter 53, of the compiled laws of 1871, relative to disorderly persons, as amended by act 136 of the public acts of 1883, approved May 31, 1883,

Have made no amendments thereto, and have directed their chairman to

report the same back to the House, and recommend their passage.

The committee of the whole have also had under consideration the following bills:

3. Senate bill No. 11 (file No. 5), entitled

A bill for the requiring of a civil license in order to marry, and the due registration thereof, and to provide a penalty for the violation of the provisions of the same.

4. House bill No. 321 (file No. 389), entitled

A bill to amend section 1 of chapter 7, as amended by act 52, session laws of 1883, section 20 of chapter 9, section 4 of chapter 11, as added and amended by act 245, session laws of 1879, approved May 31, 1879, of act No. 62, of the session laws of 1875, entitled "An act granting and defining the powers and duties of incorporated villages," approved April 1, 1875, being sections 2847, 2942, and 2973, of Howell's annotated statutes, and to add one new section to said chapter 11, to stand as section 12,

Have made sundry amendments thereto, and have directed their chairman to report the same back to the House asking concurrence therein, and

recommend their passage.

The committee of the whole have also had under consideration the following bill:

6. House bill No. 233 (file No. 391), entitled

A bill to protect fish and preserve the fisheries of this State by regulating the meshes of nets and the use of fishing apparatus, prohibiting the fouling of the waters and destruction of fishing grounds by the refuse of manufactures or other debris, and to repeal all acts and parts of acts inconsistent with or contravening the provisions of this enactment,

But not having gone through therewith, have directed their chairman to

report that fact to the House and ask leave to sit again.

J. W. SPENCER, Chairman.

Report accepted and committee discharged.

The first and second named bills were placed on the order of third reading.

On motion of Mr. Perkins,

The House concurred in the amendments made by the committee to the third and fourth named bills, and they were placed on the order of third reading.

On motion of Mr. Perkins,

Leave was granted the committee to sit again for the consideration of the bill.

Mr. Hosford moved that

House bill No. 31 (file No. 262), entitled

A bill to carry into effect section 12 of article 15 of the constitution, relative to the holding real estate by corporations,

Be made the special order for Thursday, May 26, at 2:15 o'clock P. M., Which motion did not prevail, two-thirds of all the members present not voting therefor.

Mr. Herrington moved that the House take a recess until 7:30 o'clock p. m.

Which motion did not prevail. On motion of Mr. Haskin,

The House adjourned.

Lansing, Tuesday, May 24, 1887.

The House met pursuant to adjournment, and was called to order by the Speaker.

Prayer by Rev. Mr. Franklin. Roll called: quorum present.

Absent without leave: Messrs. Kelley, J. W. Robinson and Wood.

On motion of Mr. H. Watson,

Leave of absence was granted to Mr. J. W. Robinson indefinitely.

On motion of Mr. Hunt,

Leave of absence was granted to Mr. Killean for the day.

Or motion of Mr. Haskin,

Leave of absence was granted to Mr. Kelley for the day.

PRESENTATION OF PETITIONS.

No. 1265. By Mr. Webber: Petition of 37 business men of Ionia city in favor of House bill 296, relative to the freight on railroads.

Referred to the committee on railroads.

No. 1266. By Mr. Washburn: Petition of Edwin Crane, E. S. Ferguson and 38 others of Lenawee county, asking for the passage of House bill 430, relative to the fish shutes.

Referred to the committee on fisheries.

No. 1267. By Mr. Cannon: Memorial of citizens' meeting of Saginaw City.

On demand of Mr. Cannon,

The memorial was read at length, and spread at large on the journal, as follows:

Resolved, That the Citizens' committee be directed to present to the House of Representatives, now in session at Lansing, the following memorial:

To the Honorable, the House of Representatives of the State of Michigan:

The People of the City of Saginaw in mass convention assembled respectfully, but most earnestly, protest against the passage of any measure, either by original bill or by amendment to our charter bill, now pending before the House of Representatives, having for its object either the present or future consolidation of our city with the city of East Saginaw. And as we are without direct representation in your House and dependent wholly upon the generous efforts of those upon whom we have no legal claim, we avail ourselves of this method of presenting for your intelligent consideration some of the many reasons that impel us to appeal to the justice of your Honorable Body.

First, Where the business center is established is in fact the real city—the business center of the two cities are over two and a quarter miles apart, separated not only by the Saginaw river, but by natural conditions that will forever preclude their growing together; and if placed under one city government, one must sooner or later yield to the other, to the irreparable loss of those whose permanent investments have made the city—a result that necessarily must be followed by a ruinous reduction of all real estate values in the city that loses its entire business—a fact that is abundantly proved by the condition of the property in what was formerly South Saginaw. The consolidation of that village with East Saginaw, both on the same side of the river and under circumstances naturally less unfavorable, having wholly destroyed it as a business center.

Second, Since the first organization of the two cities they have been separate and distinct municipalities, and all business and investments therein have adjusted themselves to this condition. Each has, and of necessity must continue to have its separate system of water works, gas works, electric lights, and sewage system. Our school system has been the pride of our people, built up and maintained in a most liberal manner, and to deprive us of its control or subject it to the control of any other than those who built

it up and are interested therein, would be an act of gross injustice.

Third, Some twenty years ago our people, in order to preserve their investments here threatened by a removal of the county seat, built a county jail at an original cost of \$30,000, and the ultimate cost of \$60,000, including interest actually paid on the loan—and recently, under a similar threat, our people have built a court house for the county of Saginaw at a present cost of \$100,000, upon which we will have other larger sums of interest to pay. The wisdom of this large investment has been amply shown by the rapid growth of the business of our city, and the substantial business improvements and investments since then; all of which would be lost to us by consolidation. Had we supposed that there could be any future question of our retaining our separate identity as a city, our people would never have assumed these burdens, imposed upon themselves only that they might be permitted to pursue their own course in peace, without being subordinated to the condition of a ruined suburb of another city.

Fourth, We have our own railroad, telegraph and express systems, with stations and offices established with reference to our business and the accommodation of our people; all of which will be subject to change under the readjustment of business that would necessarily follow consolidation.

Fifth, It is a conceded fact that private business establishes itself at the point where the public business is transacted—in a city, where the city offices are kept, and the public disbursements are made—in short, where the city government is established; and it is equally certain that the city government would be located, and the city business all transacted where the larger population of the east side would be accommodated. Under the assurance that our city had passed the period of danger by which its early growth had been materially checked—and believing that good faith warranted us in assuming that our city was no loager to be vexed with a threat of a removal of the county seat, or by our forcible consolidation with East Saginaw, which in our neliberate judgment would be still more disastrous, our people have made large business investments here, all which would be ruined by consolidation with another people, superior in number, and whose business interests, because of locality, are naturally in rivalry with ours.

Sixth, Consolidation would result in one central post office with some system of delivery, by messengers or otherwise, of mail for our people, which would reach them from two two ten or more hours later than at present. Under the best system of delivery that could be maintained we could not expect more than two mail deliveries a day, where we now have fourteen mails each day arriving and departing from our business centre, a changed condition that would of itself be ruinous to any business carried on here in competition with business on the east side of the river, having prompt mail facili-Moreover the people of a large section of country around our city receive their mail matter here, and have thereby contracted business relations with us, to the mutual profit of each. Under consolidation these people would have to go to the central post office for their mail, and their business would be lost to us and diverted to the east side of the river, as would be the case with all business flowing from business with the departments of the city government, all which would speedily result in such diversion of business as to destroy the value of our business property, and in the ruin not only of those who have put the savings of a life-time into such property, but in like manner destroy the market value of every homestead in the city; as our property would be removed, so to speak, from the business center of the city, its value would decrease in proportion to the distance therefrom.

Seventh. In order to make our homes desirable and valuable, and to retain our independence as a city, and to establish our business center as now located, we taxed ourselves and have paid \$100,000 to the J., L. & S. R. R. Co. in aid of its road, and to induce it to establish and maintain its principal depot and offices at our business center; and upon the faith thereof our people have made their investments here, that would be ruined by consolidation. To the same end, and to preserve our business, and our investments made in building up the city, and to put at rest the question of consolidation, as well as that of the removal of the county seat, a result that would follow consolidation, we have built, as before stated, for the county a jail and a court house at a total cost to us of over \$160,000. This large sum we believe was wisely expended if we can be permitted to enjoy its benefits, unvexed by any scheme of consolidation that would surely deprive us of them; and we are prepared to make further similar sacrifices for the public good if we are permitted to enjoy what we have paid for, and what rightfully belongs to us.

While it is certain that the general public good, and especially the conditions of the public health of our city, will be promoted by including within our city limits, subject to our control, that portion of Carrollton knows as Florence, as its contiguity and situation make it naturally a part of our territory, and the only praticable outlet for sewage to the river from a large part of our city, and while we understand the question of so including it was, by all parties interested, left to be determined by your special committer appointed to personally examine the locality, and now that such ex amination has been made, and we are content to abide by their decision, and the sense of justice of the House of Representatives, we protest coupling with it the condition of consolidation, which would deprive us of the advan-

tages we now rightfully possess.

We show to you that our city debt is only \$251,000 for which we have valuable permanent public improvements of the value of nearly four times that sum; that the debt of East Saginaw is out of all proportion larger than ours -that the river will always compel the maintenance of two separate systems

of water works, of fire protection, of gas, of electric lights, of police, of schools, where conflicting interests would lead to constant controversy, and the unfortunate, but natural rivalry of our situation that now disturbs us only occassionally, would be a constant source of disturbance that would render our situation intolerable.

Therefore in the name and behalf of our 16,000 people we earnestly protest against this most unnatural alliance, and trust the honorable House will not impose upon us a consolidation that would be destructive of our property interests, and of all we value as citizens of Sawinaw, by depriving us of the control of our own affairs, and the preservation of our property. May we not safely appeal to the House not to deprive us of the American right of home rule.

ARTHUR HILL, Chairman.

E. A. MOYE, Secretary.

Referred to the special committee on the Saginaw charter.

No. 1268. By Mr. Linton: Petition of Chas. H. Camp any many others relative to the consolidation of all the Saginaws.

On motion of Mr. Linton,

The petition was read at length, and spread at large on the journal, as follows:

May 21, 1887.

We, the undersigned citizens of East Saginaw, most respectfully ask the Legislature of Michigan to pass a bill at this session which shall as soon as possible consolidate Saginaw City, Florence, Carrollton Village, the Township of Carrollton and the City of East Saginaw into one city, to be called "The City of Saginaw."

Referred to the special committee on Saginaw charter.

REPORTS OF STANDING COMMITTEES.

By the committee on ways and means:

The committee on ways and means, to whom was referred

House bill No. 434, entitled

A bill to amend section 10 of chapter 23 of act No. 358, local acts of 1875, entitled "An act to revise and amend the charter of the city of Jackson," approved April 27, 1875,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, with the accom-

panying substitute therefor, entitled

A bill making an appropriation to aid in maintaining the fire department

in the city of Jackson,

Recommending that the substitute be not concurred in, and ask to be discharged from the further consideration of the subject.

M. E. RUMSEY, Chairman.

Report accepted and committee discharged.

On motion of Mr. T. H. Williams,

The House concurred in the adoption of the substitute reported by the committee.

Mr. Rumsey moved that the bill be laid on the table,

Which motion did not prevail.

On motion of Mr. T. H. Williams,

The bill was ordered printed, referred to the committee of the whole, and placed on the general order.

By the committee on judiciary:

The committee on judiciary, to whom was referred

House bill No. 515, entitled

A bill to repeal section 118 of act No. 153, of the session laws of 1885, entitled "An act to provide for the assessment of property and the levy and collection of taxes thereon,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do not pass, and ask to be discharged from the further consideration of the subject.

GERRIT J. DIEKEMA, Chairman.

Report accepted and committee discharged.

On motion of Mr. McKie,

The bill was laid on the table.

By the committee on judiciary:

The committee on judiciary, to whom was referred

House bill No. 80, entitled

A bill to amend section 13 of act No. 153 of the session laws of 1885, relative to the assessment of property and the levy and collection of taxes

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and without recommendation and ask' to be discharged from the further consideration of the subject.

GERRIT J. DIEKEMA, Chairman.

Report accepted and committee discharged.

On motion of Mr. McKie,

The bill was ordered printed, referred to the committee of the whole, and placed on the general order.

By the committee on judiciary:

The committee on judiciary, to whom was referred

House bill No. 15, entitled

A bill to reoganize the twenty-first and eighth judicial circuits, and to cre-

ate the twenty-ninth judicial circuit,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do not pass, and ask to be discharged from the further consideration of the subject.

GERRITT J. DIEKEMA, Chairman.

Report accepted and committee discharged.

On motion of Mr. Haskins,

The bill was laid on the table.

By the committee on judiciary:

The committee on judiciary, to whom was referred House bill No. 695 (file No. 261), entitled

A bill to amend section 1 of act No. 199 of the session laws of 1877, being compiler's section 2221 of Howell's annotated statutes of Michigan, relative to hunting game on lands of others,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do not pass, and ask to be discharged from the further consideration of the subject.

GERRITT J. DIEKEMA, Chairman.

Report accepted and committee discharged.

On motion of Mr. Hunt,

The bill was laid upon the table. By the committee on judiciary:

The committee on judiciary, to whom was referred

House bill No. 64, entitled

A bill to amend section 3, of act No. 153, session laws of 1885, entitled "An act to provide for the assessment of property and the levy and collection of taxes thereon,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do pass, and ask to be discharged from the further consideration of the subject.

GERRIT J. DIEKEMA, Chairman.

Report accepted and committee discharged.

The bill was ordered printed, referred to the committee of the whole, and placed on the general order.

By the committee on judiciary:

The committee on judiciary, to whom was referred

House bill No. 901, entitled

A bill to amend section 3 of act No. 153 of the session laws of 1885, being "An act to provide for the assessment of property and the levy and collection of taxes thereon, approved June 7, 1885,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do not pass, and ask to be discharged from the further consideration of the subject.

GERRIT J. DIEKEMA, Chairman.

Report accepted and committee discharged.

On motion of Mr. Diekema,

The bill was laid on the table.

By the committee on judiciary:

The committee on judiciary, to whom was referred

House bill No. 89, entitled

A bill to amend section 14 and section 118 of act No. 153 session laws of 1885, entitled "An act to provide for the assessment of property and the levv and collection of taxas thereon,"

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do not pass, and ask to be discharged from the further consideration of the subject.

GERRIT J. DIEKEMA, Chairman.

Report accepted and committee discharged.

On motion of Mr. Haskin.

The bill was laid upon the table.

By the committee on judiciary:

The committee on judiciary, to whom was referred

House bill No. 878, entitled

A bill to amend section 32 of act No. 153 of the public acts of 1885, relative to the assessment and collection of taxes,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do not pass, and ask to be discharged from the further consideration of the subject.

GERRIT J. DIEKEMA, Chairman.

Report accepted and committee discharged.

On motion of Mr. Lakey,

The bill was laid upon the table.

By the committee on judiciary:

The committee on judiciary, to whom was referred,

House bill No. 607, entitled

A bill to amend section 15 of the act entitled "An act to provide for the assessment of property and the levy and collection of taxes thereon," approved June 9, 1885,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that the bill do not pass, and ask to be discharged from the further consideration of the subject.

GERRIT J. DIEKEMA, Chairman.

Report accepted and committee discharged.

On motion of Mr. Mulvey,

The bill was laid upon the table.

By the committee on judiciary:

The committee on judiciary, to whom was referred

House bill No. 570, entitled

A bill to amend section 118 of act No. 153, of the session laws of 1885, entitled "An act to provide for the assessment of property and the levy and collection of taxes thereon,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do not pass, and ask to be discharged from the further consideration of the subject.

GERRIT J. DIEKEMA, Chairman.

Report accepted and committee discharged.

On motion of Mr. Mulvey,

The bill was laid upon the table.

By the committee on judiciary:

The committee on judiciary, to whom was referred

House bill No. 164, entitled

A bill to amend sections 10, 11, and 12, of chapter 275, of Howell's annotated statutes, relative to recording and discharge of attachment, being compiler's sections 7995, 7996 and 7997,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do not pass, and ask to be discharged from the further consideration of the subject.

GERRIT J. DIEKEMA, Chairman,

Report accepted and committee discharged.

On motion of Mr. Allen,

The bill was laid on the table.

By the committee on judiciary:

The committee on judiciary, to whom was referred

Senate bill No. 335 (file No. 176), entitled

A bill to amend section 7980 of chapter 263 of the compiled laws of 1871, being section 9593 of Howell's annotated statutes, relative to coroner's fees in cases of inquest.

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House without amendment, and recommend that it do not pass, and ask to be discharged from the further consideration of the subject.

GERRIT J. DIEKEMA, Chairman.

Report accepted and committee discharged.

On motion of Mr. Chapman,

The bill was laid on the table.

By the committee on judiciary:

The committee on judiciary to whom was referred

Senate bill No. 227 (file No. 116), entitled

A bill to amend section 3 of chapter 179 of the compiled laws of 1871, being compiler's section 7094 of Howell's annotated statutes of Michigan, relative to criminal proceedings before justices of the peace,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do not pass, and ask to be discharged from the further consideration of the subject.

GERRIT J. DIEKEMA, Chairman.

Report accepted and committee discharged.

On motion of Mr. Jones,

The bill was laid upon the table.

MESSAGES FROM THE GOVERNOR.

The Speaker announced the following:

EXECUTIVE OFFICE, Lansing, May 21, 1887.

To the House of Representatives:

I have this day approved, signed, and deposited in the office of the Secretary of State:

House bill No. 628 (file No. 350), being,

An act to amend secs. 1, 2, 4, 5, 22 and 23 of act No. 321 session laws of 1873, entitled "An act to authorize a board of public works in and for the city of Grand Rapids." approved March 22, 1873, as amended by the several acts amendatory thereof, and to add to said act a new section to be known and numbered as section 24 of said act.

Also.

House bill No. 754, being,

An act to amend section 2 of title 23 of act No. 302 of the session laws of 1875, entitled "An act to amend an act entitled an act to revise the charter of the city of Holland, being amendatory of an act entitled an act to incorporate the city of Holland, approved March 25, 1867, approved March 23, 1871, which became a law April 2, 1873, approved April 1, 1875, as amended

by act No. 268 of the session laws of 1877, approved March 22, 1877, as amended by act No. 377 of the session laws of 1885, approved April 29, 1885,

House bill No. 896 (file No. 237), being,

An act to amend sections 6 and 9 of an act entitled "An act to restrict the powers of the commissioner of highways of the township of Republic, in the county of Marquette, and to authorize the township board of said township to provide for maintaining the streets, sidewalks, crosswalks and alleys now or hereafter built in the village of Republic, and to maintain a fire department, and to regulate and license auctioneers and peddlers in said village," approved April 29, 1885,

Also,

House bill No. 20 (file No. 2), being

An act to amend section 20 of chapter 244 of the compiled laws of 1871, being compiler's section 9094 of Howell's annotated statutes of Michigan, relative to offenses against the lives and persons of individuals;

Also,

House bill No. 216 (file No. 329), being

An act to authorize the trustees, vestrymen, consistory, or other governing body of any religious society incorporated under the laws of this State to receive money by gift or bequest when the same is to be invested and the income thereof applied in payment or part payment of the salary of their minister, priest, rector, parson or clergyman,

Also,

House bill No. 353 (file No. 320, being

An act making an appropriation for the support of the Michigan school for the blind for the years 1887 and 1888;

Also,

House bill No. 351 (file No. 281), being

An act to amend section 1 of act No. 177 of the session laws of 1881, entitled "An act relative to the delivery of grain by railway companies," approved May 31, 1881, being compiler's section 3422 of Howell's annotated statutes of Michigan,

Also.

House bill No. 888 file No. 271), being

An act to change the termination of the fiscal year of the State from September 30th to June 30th.

C. G. LUCE, Governor.

The message was laid on the table.

The Speaker also announced the following:

Executive Office, Lansing, April 23, 1887.

To the House of Representatives:

I have this day approved, signed, and deposited in the office of the Secretary of State,

House bill No. 5 (file No. 152), being

An act to provide for the purchase of land and the erection of buildings for the use and benefit of the Eastern Michigan Asylum, and to make payment for the same out of the surplus moneys in the hands of the treasurer of said asylum,

Also.

House bill No. 429 (file No. 330), being

An act to detach certain territory from graded school district No. 4 of the townships of Evergreen, Sidney, Bushnell and Fairplains, and from primary school districts Nos. 1 and 5 of the township of Sidney, and from fractional district No. 6 of the townships of Evergreen and Sidney, in the county of Montcalm, and to erect and make the same into a primary school district, and to provide for the first meeting of said district,

Also,

House bill No. 792 (file No. 196), being

An act to amend section 3 of chapter 7 of act No. 243 of the session laws of 1881, as amended by act No. 56 of the session laws of 1883, being an act to revise and consolidate the laws relating to the establishment, opening, improvement and maintenance of highways and private roads, and the building, repairing and preservation of bridges within this State,

Also

House bills No. 212 and 308 (file No. 302), being

An act to provide for the purchase of land and the erection of buildings for the use and benefit of the Michigan Asylum for the Insane at Kalamazoo, and to make payment for the same out of the surplus moneys in the hands of the treasurer of said asylum,

Also,

House bill No. 420 (file No. 317), being,

An act for the identification of convicts,

Also,

House bill No. 637 (file No. 208), being

An act to amend section 1 of act No. 112 of the public acts of 1885, entitled An act to secure the minority of stockholders in corporations organized under general laws, the power of electing a representative membership in boards of directors,

Also,

House bill No. 346 (file No. 355), being

An act to provide for the completion and furnishing of the State House of correction and branch of the State prison at Marquette in the upper Peninsula, and to make an appropriation therefor,

Also.

House bill No. 814, being

An act to authorize the city of Big Rapids, in the county of Mecosta, to borrow money to be used in the construction of bridges across the Muskegon river and in building and grading the approaches thereto, and to issue their bonds therefor,

C. G. LUCE, Governor.

The message was laid on the table.

MESSAGES FROM THE SENATE.

The Speaker announced the following:

SENATE CHAMBER.

Lansing, May 24, 1887.

To the Speaker of the House of Representatives:

SIR-I am instructed by the Senate to transmit the following bill:

Senate bill No. 208 (file No. 224), entitled

A bill to provide for the appointment of stenographers in the several judi-

cial circuits of this State, to define their powers and duties, to fix their com-

pensation, and to repeal all laws inconsistent therewith,

Which has passed the Senate by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect, been ordered to take immediate effect, and in all of which the concurrence of the House is respectfully asked.

Very respectfully,

LEWIS M. MILLER, Secretary of the Senate.

The bill was read a first and second time by its title, and referred to the committee on judiciary.

THIRD READING OF BILLS.

House bill No. 194 (file No. 392), entitled

A bill to make an appropriation for the erection of an addition to the normal school building, and for providing the necessary heating apparatus, furniture and fixtures therefor,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Abbott,	Mr. Chapman.	Mr. Kallander,	Mr. Reader,
Allen,	Cole,	Kirby,	Rentz,
Ashton,	Cross,	Lakey,	Robinson, R.,
Baker, W. A.	Damon,	Makelim,	Rogers,
Baldwin,	Dickson,	McCormick,	Rumsey,
Bardwell,	Dougherty,	McKie,	Spencer,
Bates,	Douglass,	McMillan,	Stuart,
Baumgardner	, Dunbar,	Mulvey,	Thompson,
Beecher,	Eldred,	Ogg,	Tindall,
Bettinger,	Goodrich,	O'Keefe,	Van Orthwick,
Bentley,	Grenell,	Oviatt,	Vickary,
Breen,	Haskin,	Perkins,	Washburn,
Brock,	Hoaglin,	Pettit,	Watson, H.
Burr,	Hoobler,	Pierce,	Wellman,
Cannon	Hosford,	Powers,	Wilson,
Campbell,	Hunt,	Preston	Speaker, 64

NAYS.

Mr. Pardee, Mr. Vroman, Mr. Webber, 3

Title agreed to.

On motion of Mr. Beecher,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

House bill No. 734 (file No. 410), entitled

A bill to amend section two of chapter one of act No. 223 of the local acts of 1883, entitled An act to incorporate the city of St. Ignace, approved March 14, 1883,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Allen, Baker, W. A., Baldwin, Bardwell, Bates, Baumgardner, Beecher, Bettinger, Bentley, Breen, Brock, Burr, Cannon, Chapell,	Douglass, Dunbar, Eldred, Engleman, Goodrich, Grenell, Herrington, Hill, Hoaglin, Hoobler, Hosford, Hunt,	Mr. Lakey, Makelim, McCormick, McKie, McMillan, Mulvey, Ogg, Oviatt, Pardee, Perkins, Pettit, Pierce, Powers, Preston, Rentz,	Mr. Rounsville, Rumsey, Spencer, Stuart, Thompson, Tindall, VanOrthwick, Vickary, Vroman, Washburn, Watson, H Watts, Webber, Wellman, Williams,T. H.
Chapell, Chapman, Cole, Cross.	Hunt, Kallander, Kirby,		

NAYS.

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Title agreed to.

On motion of Mr. Perkins,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

House bill No. 802 (file No. 396), entitled

A bill to detach certain territory from the township of Greenbush, in the county of Alcona, and organize the same into a separate township to be known as the township of Mikado,

Was read a third time and passed, a majority of all the members elect

voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Abbott,	Mr. Dickson,	Mr. Jones,	Mr. Robinson, R.,
Allen,	Diekema,	Kallender,	Rogers,
Ashton,	Dougherty,	Kirby,	Rounsville,
Baldwin,	Douglas	Lakey,	Rumsey,
Bardwell,	Dunbar,	McCormick,	Spencer,
Bates,	Eldred,	McMillan,	Stuart,
Baumgardner,		Mulvey,	Thompson,
Beecher,	Goodrich,	Ogg,	Tindall,
Bettinger,	Grenell,	O'Keefe,	Van Orthwick,
Bentley,	Harper,	Oviatt,	Vickary,
Breen,	Haskin,	Pardee,	Vroman,
Brock,	Herrington,	Perkins,	Washburn,
Burr,	Hill,	Pettit,	Watson, H.
Cannon,	Hoaglin,	Pierce,	Watts,
Chapell,	Holt,	Powers,	Webber,
Chapman,	Hoobler,	Preston,	Wellman,
Cole,	Hosford,	Reader,	Wilson,
Cross,	Hunt,	Rentz,	Speaker,
Damon,	·	•	73

NAYS.

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Title agreed to.

Ou motion of Mr. Hoobler,

By a vote of two-thirds of all the members elect the bill was ordered to take immediate effect.

House bill No. 505 (file No. 411), entitled

A bill to provide for the election of a mine inspector, for each county possessing mines, and for his duties; also, to prevent the employment of any person under 16 years of age in any mine, and to reduce the hours of labor in any mine to eight hours per day,

Was read a third time and passed, a majority of all the members elect

voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Abbott,	Mr. Dunbar,	Mr. McCormick,	Mr. Rumsey,
Allen,	Engleman,	McMillan,	Spencer,
Baldwin,	Goodrich,	Mulvey,	Stuart,
Bates,	Grenell	Ogg,	Thompson,
Baumgardner,	Harper,	O'Keefe,	Tindall,
Bettinger,	Haskin,	Oviatt,	Van Orthwick,
Bentley,	Herrington,	Pardee,	Vickary,
Breen,	Hill,	Perkins,	Vroman,
Brock,	Hoaglin,	Pettit,	Washburn,
Burr,	Holt,	Pierce,	Watson, H.,
Cannon,	Hoobler,	Powers,	Watts,
Chapell,	Hosford,	Reader,	Wellman,
Chapman,	Hunt,	Rentz,	Williams, T. H.
Cross.	Jones,	Robinson R.,	Williams, W.W.
Damon,	Kallander,	Rogers,	Wilson,
Pougherty,	Kirby,	Rounsville,	Speaker,
Douglass,	Lakey,	•	66
3 ,		AYS.	0

The question being on agreeing to the title,

Mr. Breen moved to amend the title so as to read as follows:

A bill to provide for the election of a mine inspector for each county possessing mines, and to define and prescribe his duties.

Which motion prevailed.

The title as amended was then agreed to.

On motion of Mr. Breen,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

House bill No. 593 (file No. 373), entitled

A bill to amend sections 1, 2 and 3 of act No. 312 of the local acts of 1883, entitled "An act to regulate the manner of electing trustees in school district No. 17, of the city of Jackson, and township of Blackman," and to add six new sections thereto to stand as sections 10, 11, 12, 13, 14 and 15 of said act,

Was read a third time, and pending the taking of the vote on the passage thereof.

Mr. Abbott moved to amend the bill by inserting in line 4, section 1, after the word "Blackman," the words "approved May 24, 1883,"

Which motion prevailed, two-thirds of all the members present voting therefor.

The bill was then passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Abbott, Allen, Ashton, Baldwin, Bardwell, Beecher, Bettinger, Bentley, Cannon, Chapell, Cross,	Mr. Douglass, Goodrich, Grenell, Harper, Haskin, Hill, Hoaglin, Holt, Hoobler, Hosford, Hunt,	Mr. McCormick, Mulvey, O'Keefe, Oviatt, Pardee, Perkins, Pettit, Preston, Reader, Robinson, R., Rogers,	Mr. Stuart, Thompson, Tindall, VanOrthwick, Vroman, Washburn, Watson, H., Watts, Wellman, Williams, T. H. Williams, W. W
Chapell,	Hosford,	Robinson, R.,	Williams, T. H.
Damon, Dickson,	Kallender, Kirby,	Rounsville, Rumsey,	Wilson, Speaker,
Dougherty,	Lakey,	Spencer,	55

The question being on agreeing to the title,

Mr. Abbott moved to amend the title by inserting after the word "Blackman," the words "approved May 24, 1883,"

NAYS.

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Which motion prevailed.

The title as amended was then agreed to.

On motion of Mr. T. H. Williams,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

House bill No. 321 (file No. 389), entitled

A bill to amend section 1 of chapter 7, as amended by act 52, session laws of 1883, section 20 of chapter 9, section 4 of chapter 11, as added and amended by act 245, session laws of 1879, approved May 31, 1879, of act No. 62, of the session laws of 1875, entitled "An act granting and defining the powers and duties of incorporated villages," approved April 1, 1875, being sections 2847, 2942, and 2973, of Howell's annotated statutes, and to add one new section to said chapter 11, to stand as section 12,

Was read a third time, and pending the taking of the vote on the passage thereof.

Mr. Abbott moved to amend the bill by striking out sec. 1 and inserting the following in lieu thereof:

SECTION 1. The people of the State of Michigan enact, That sec. 1, of chapter 7, sec. 20 of chapter 9, and sec. 4 of chrpter 11, of act No. 62, of the public acts of 1875, entitled "An act granting and defining the power and duties of incorporated villages," approved April 1, 1875, as amended by the several acts amendatory thereof, being compiler's sections 2847, 2942, and 2973 of Howell's annotated statutes,

Which motion prevailed, two-thirds of all the members present voting therefor.

The bill was then passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Abbott,	Mr. Dougherty	, Mr. Kallander,	Mr. Rogers,
Allen,	Douglass,	Kirby,	Rounsville,
Baldwin,	Dunbar,	Lakey,	Rumsey,
Bardwell,	Eldred,	McCormick,	Spencer,
Bates,	Engleman,	McMillan,	Thompson,
Baumgardne	er, Goodrich,	Mulvey,	Tindall,
Beecher,	Grenell,	Ogg,	Van Orthwick,
Breen,	Harper,	Oviatt,	Vickary,
Brock,	Haskin,	Pardee,	Vroman,
Burr, .	Hill,	Perkins,	Washburn,
Cannon,	Hoaglin,	Pettit,	Watson, II.,
Chapell,	Holt,	Pierce,	Watts,
Chapman.	Hoobler,	Powers,	Wellman,
Cole,	Hosford,	Preston,	Williams, T. H
Cross,	Houk,	Reader,	Williams, W.W.
Damon,	Hunt,	Rentz,	Wilson,
Dickson,	Jones,	Robinson, R.,	Speaker,
Diekema,			69
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NAYS.

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The question being on agreeing to the title,

Mr. Abbott moved to amend the title so as to read as follows:

A bill to amend section 1 of chapter 7, section 20 of chapter 9, and section 4 of chapter 11 of act No. 62 of the public acts of 1875, entitled "An act granting and defining the powers and duties of incorporated villages," approved April 1, 1875, as amended by the several acts amendatory thereof, being compiler's sections 2847, 2942, and 2973 of Howell's annotated statutes,

Which motion prevailed.

The title as amended was then agreed to.

On motion of Mr. Perkins,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

Senate bill No. 254 (file No. 75), entitled

A bill to amend section 2, chapter 53, of the compiled laws of 1871, relative to disorderly persons, as amended by act 136 of the public acts of 1883, approved May 31, 1883,

Was read a third time, and pending the taking of the vote on the passage

thereof,

Mr. Abbott moved to amend the bill by striking out section 1 and insert-

ing the following in lieu thereof:

"Section 1. The people of the state of Michigan enact, that section 2 of chapter 53, of the compiled laws of 1871, as amended by act No. 279, public acts of 1881, approved June 11, 1881, being compiler's section 1986, of Howell's annotated statutes, relative to disorderly persons, as amended by act No. 136 of the public acts of 1883, approved May 31, 1883, be and the same is hereby amended so as to read as follows:

Which motion prevailed, two-thirds of all the members present voting there-

for.

The bill was then passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Abbott,	Mr. Chapman,	Mr. Holt,	Mr. Preston,
Allen,	Cole,	Hoobler,	Reader,
Ashton,	Cross,	Houk,	Rentz,
Baker S.,	Damon,	Jones,	Robinson, R.,
Baldwin,	Diekema,	Kallander,	Rogers,
Bardwell,	Dougherty,	Kirby,	Rounsville,
Bates,	Douglass,	Lakey,	Spencer,
Baumgardner	Dunbar,	Makelim,	Thompson,
Beecher,	Eldred,	McCormick,	Watson, H.,
Bettinger,	Engleman,	McMillan,	Watts,
Breen,	Goodrich,	Ogg,	Webber,
Brock,	Harper,	Oviatt,	Wellman,
Burr,	Haskin,	Pardee,	Williams, W. W
Cannon,	Hill,	Perkins,	Wilson,
Chapell,	Hoaglin,	Pierce,	59

NAYS.

Mr. Dickson, Mr. Mulvey,

. Mulvey, Mr. Vic

Mr. Vickary,

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The question being on agreeing to the title,

Mr. Abbott moved to amend the title so as to read as follows:

A bill to amend section 2, of chapter 53, of the compiled laws of 1871, as amended by act number 271 public acts of 1881, approved June 11, 1881, being compiler's sec. 1986 of Howell's annotate t statutes, relative to disorderly persons, as amended by act No. 136, of the public acts of 1883, approved May 31, 1883,

Which motion prevailed.

The title as amended was then agreed to. Senate bill No. 11 (file No. 5), entitled

A bill for the requiring of a civil license in order to marry, and the due registration thereof, and to provide a penalty for the violation of the provisions of the same.

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, and follows:

YEAS.

Mr. Abbott,	Mr. Chapman,	Mr. Hunt,	Mr. Reader,
Allen,	Cole,	Jones,	Robinson, R.,
Ashton,	Cross,	Kallander,	Rogers,
Baldwin,	Damon,	Killean,	Rumsey.
Bardwell,	Dickson,	Kirby,	Simpson,
Bates,	Diekema,	Lakey,	Spencer,
Baumgardner,	Dougherty,	Lincoln,	Thompson,
Beecher,	Douglass,	McCormick,	Tindall,
Bettinger,	Goodrich.	McMillan,	Vickary,
Breen,	Haskin,	Ogg,	Washburn,
Brock.	Hill,	Oviatt,	Watson, H.,
Burr,	Hoaglin,	Perkins,	Wellman,
Cannon,	Hoobler,	Pierce,	Speaker,
Chapell,	Houk,	·	54

NAYS.

Mr. Baker, S., Mr. McKie, Mr. Powers. Mr. Watts, Mulvey, Webber. Dunbar, Preston. Wlliams, W.W. Eldred. Rentz. O'Keefe. Pardee, Harper, VanOrthwick, Wilson, Holt, 19 Pettit, Vroman,

Title agreed to.

Senste bill No. 213 (file No. 145), entitled

A bill to amend section 7 of act No. 203 of the public acts of 1877, entitled "An act relative to dividing townships and villages into election districts and to provide for the registration of electors in such cases,"

Was read a third time, and pending the taking of the vote on the passage

thereof.

Mr. Abbott moved to amend the bill by inserting in line 4, section 1, after the word "cases" the words "approved May 23, 1877, being compiler's section 131 of Howell's annotated statutes,"

Which motion prevailed, two-thirds of all the members present voting

therefor.

The question being on the passage of the bill,

Mr. Chapman moved that the bill be referred to the committee on judiciary, Pending which,

On motion of Mr. Bates,

The bill was laid on the table.

MOTIONS AND RESOLUTIONS.

Mr. McKie moved that a respectful message be sent to the Senate asking the return to the House of

Senate bill No. 470 entitled

A bill to amend section 22 of act No. 134 of the session laws of 1859, entitled "An act to incorporate the city of Niles," approved February 12th, 1859, as amended by the several acts supplemental or amendatory thereto, and to add three new sections thereto to stand as sections 54, 55 and 56 of said act.

Which motion prevailed.

Mr. Hill moved to discharge the committee of the whole from the further consideration of

House bill No. 794 (file No. 416) entitled

A bill making an appropriation of State swamp lands to aid in improving the channel of Maple river in the counties of Clinton and Gratiot.

Which motion did not prevail.

Mr. T. H. Williams moved to take from the table,

House bill No. 433, entitled

A bill to amend sections 1, 2 and three, of chapter 25, of act No. 358, local acts of 1875, entitled "An act to revise and amend the charter of the city of Jackson," approved April 27, 1875.

Which motion prevailed.

On motion of Mr. T. H. Williams.

The bill was then referred to the committee on municipal corporations.

Mr. Bates moved to take from the table,

Senate bill No. 288, entitled

A bill to incorporate the village of Ironwood, in the county Gogebec.

Which motion prevailed.

The bill having been read a third time, and the question being upon its passage, pending the taking of the vote thereon,

On motion of Mr. Breen,

The enacting words of the bill were stricken out and the body of the bill was laid on the table.

The House then took up the order of

REPORTS OF STANDING COMMITTEES.

By the committee on roads and bridges:

The committee on roads and bridges, to whom was referred.

House bill No. 721, entitled

A bill to authorize the township of Coldwater, in Isabella county, to borrow money to be used in public improvements in and for the benefit of said township, and to issue bonds therefor,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, with the accompanying substitute therefor, entitled

A bill to authorize the township of Portland, Ionia county, to borrow money to be used in the construction of a bridge, and to issue bonds there-

Recommending that the substitute be concurred in, and that the substitute do pass, and ask to be discharged from the further consideration of the subject.

JAS. W. McCORMICK, Chairman.

Report accepted and committee discharged.

On motion of Mr. Webber,

The House concurred in the adoption of the substitute reported by the committee.

On motion of Mr. Webber.

The rules were suspended, two-thirds of all the members present voting therefor, and the bill was put upon its immediate passage.

The bill was then read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Abbott,	Mr. Cole,	Mr. Jones,	Mr. Rentz,
Ashton,	Damon,	Kallander,	Robinson, R.,
Baker, S.,	Dickson,	Killean,	Rogers,
Baker, W. A.	, Diekema,	Kirby,	Rounsville,
Baldwin,	Dougherty,	Lakey,	Rumsey,
Bardwell,	Douglass,	Lincoln,	Simpson,
Bates,	Dunbar,	McCormick,	Spencer,
Kaumgardner,	Eldred,	McKie,	Thompson,
Beecher,	Goodrich,	Mulvey,	VanOrthwick,
Bettinger,	Grenell,	Ogg,	Watson, H.,
Bentley,	Harper,	Oviatt,	Watts,
Breen,	Haskin,	Pardee,	Webber,
Brock,	Hill,	Perkins,	Wellman,
Burr,	Hoaglin,	Pettit,	Williams, T. H.
Cannon,	Holt,	Powers,	Williams, WW,
Chappell,	Hoobler,	Reader,	Wilson,
Chapman,	Hosford,		66

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NAYS.

Title agreed to.

On motion of Mr. Webber,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

By the committee on municipal corporations:

The committee on municipal corporations, to whom was referred

House bill No. 307, entitled.

A bill to repeal act No. 348 of the session laws of 1881, relative to the incorporation of the village of Traverse City,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House with the accompanying substitute therefor, entitled

A bill granting the common council of the city of Kalamazoo power to

vacate streets and alleys within the corporate limits of said city,

Recommending that the substitute be concurred in and that the substitute do pass, and ask to be discharged from the further consideration of the subject.

ERASTUS N. BATES, Chairman.

Report accepted and committee discharged.

On motion of Mr. Lakey,

The House concurred in the adoption of the substitute reported by the committee.

On motion of Mr. Lakey,

The rules were suspended, two-thirds of all the members present voting therefor, and the bill was put upon its immediate passage.

The bill was then read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Abbott, Allen, Baker, S., Baker, W. A., Baldwin, Bardwell, Bates, Baumgardner, Beecher, Bettinger, Breen. Brock, Burr, Chapell,	Dunbar, Eldred, Engleman, Goodrich, Grenell, Harper, Haskin, Hill, Hoaglin, Hosford,	Mr. Killean, Kirby, Lakey, Lincoln, McCormick, McKie, Mc willan, Mulvey, Ogg, Pardee, Perkins, Pettit, Pierce, Powers,	Mr. Reader, Rentz, Robinson, R. Rounsville, Rumsey, Spencer, Thompson, Tindall, Vickary. Watson, F. H., Watson, H., Watts, Webber, Williams, T. H., Wilson
Cole,	Houk,	Preston,	Wilson,
Damon,			61
	N	AYS.	0

Title agreed to.

On motion of Mr. Lakey,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

By the committee on municipal corporations:

The committee on municipal corporations, to whom was referred

House bill No. 160, entitled

A bill to incorporate the village of Gobleville, Van Buren county, Michi-

gan,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, with the accompanying substitute therefor, entitled

A bill to incorporate the village of Pinconning, Bay county, Michigan.

Recommending that the substitute be concurred in and that the substitute do pass, and ask to be discharged from the further consideration of the subject.

ERASTUS N. BATES, Chairman.

Report accepted and committee discharged.

On motion of Mr. Brock,

The House concurred in the adoption of the substitute reported for the bill by the committee.

On motion of Mr. Brock,

The rules were suspended, two-thirds of all the members present voting therefor, and the bill was put upon its immediate passage.

The bill was then read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Abott	Mr. Cole,	Mr. Houk,	Mr. Rogers,
Allen,	Cross,	Jones,	Rounsville,
Ashton,	Damon,	Kallander,	Rumsey,
Baker, S.,	Dickson,	Kelley,	Simpson,
Baker, W. A.,	Doughtery,	Killean,	Spencer,
Baldwin,	Douglass,	McCormick,	Thompson,
Bardwell,	Dunbar,	McMillan,	Tindall,
Bates,	Eldred,	Mulvey,	VanOrthwick,
Baumgardner,	Engleman,	Ogg,	Watson F.H.,
Beecher,	Goodrich,	Oviatt,	Watson II.,
Bettinger,	Green,	Perkins,	Watts,
Bentley,	Harper,	Pettit,	Webber,
Breen,	Haskin,	Pierce	Williams, T.H.
Brock,	Herrington,	Powers,	Williams, W.W
Burr,	Hill,	Reader,	Wilson,
Cannon,	Hoaglin,	Robinson, R.,	Speaker,
Chapman,	•		65

NAYS.

0

Title agreed to.

On motion of Mr. Brock,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

By the committee on municipal corporations:

The committee on municipal corporations, to whom was referred

Senate substitute for House bill No. 375, entitled

A bill to authorize and empower the president and trustees of the village of Saugatuck to vacate the public square, so-called, in said village,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do pass, and ask to be discharged from the further consideration of the subject.

ERASTUS N. BATES, Chairman.

Report accepted and committee discharged.

On motion of Mr. Bates.

The rules were suspended, two-thirds of all the members present voting therefor, and the bill was placed on its immediate passage.

The bill was then read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Abbott,	Mr. Cross,	Mr. Kallender,	Mr. Rounsville,
Allen,	Damon,	Kelley,	Rumsey,
Baker, W. A.,	Dickson,	Killean,	Spencer,
Baldwin,	Diekema,	McCormick,	Thompson,
Bardwell,	Dougherty,	McKie,	Tindall,
Bates,	Douglass,	McMillan,	Van Orthwick,
Baumgardner,		Mulvey,	Washburn,
Beecher,	Eldred,	Ogg,	Watson, F. H.,
Bettinger,	Goodrich,	Oviatt,	Watson, H.,
Bentley,	Green,	Pardee,	Watts,
Breen,	Harper,	Pettit,	Webber,
Brock,	Haskin,	Preston,	Wellman,
Burr,	Hill,	Reader,	Williams, T.H.
Cannon,	Hoaglin,	Rentz,	Williams, W. W
Chapell,	Holt,	Robinson, R.,	Wilson,
Chapman,	Houk,	Rogers,	Speaker, 64
	N.	A V u	Δ.

NAYS.

0

Title agreed to.

On motion of Mr. Bates,

By a vote of two-thirds of all the members elect the bill was ordered to take immediate effect.

UNFINISHED BUSINESS:

Being the consideration of

Senate amendments to

House bill No. 195 (file No. 232), entitled

A bill to amend section 53 of an act entitled "An act to regulate and govern the State house of correction and reformatory at Ionia," as amended by act No. 24 of the session laws of 1885,

Which had been reported as follows:

1. By striking out of line 3 of section 53 the word "nearest" before the word "regular," and insert the same after the word "station" in the same line:

2. By striking out of line 4 of section 53 all after the word "State" where it first occurs, and all of line 5 and inserting in lieu thereof the words "if he have no place of residence in this State, then to such place within the State as the warden may deem best;"

3. By striking out of lines 9 and 10 of section 53 the words "it shall be the duty of the warden to" and inserting in lieu thereof the words "the warden may in his discretion."

The question being on concurring in the report of the conference committee relative to the bill,

On motion of Mr. Webber,

The House concurred, a majority of all the members elect voting therefor, by yeas and nays as follows:

YEAS.

Mr.	Abbott,	Mr.	Dickson,	Mr.	Killean,	Mr.	Spencer,
	Allen,		Diekema,		Kirby,		Stuart,
	Ashton,		Dougherty,		McKie,		Thompson,
	Baker, S.,		Douglass,		McMillan,		Tindall,
	Baker W. A.,	•	Eldred,		Mulvey,		Van Orthwick,
	Bardwell,		Goodrich,		Ogg,		Vickary,
	Bates,		Green,		Oviatt,		Vroman,
	Baumgardner,		Grenell,		Perkins,		Washburn,
	Beecher,		Harper,		Pettit,		Watson, F. H.,
	Bettinger,		Haskin,		Powers,		Watson, H.,
	Bentley,		Hill,		Preston,		Watts,
	Breen,		Hoaglin,		Reader,		Webber,
	Brock,		Hoobler,		Rentz,		Wellman,
	Burr,		Houk,		Robinson, R.,		Williams, T. H
	Cannon,		Hunt,		Rogers,		Williams, W. W
	Chapman,		Jones,		Rounsville,		Wilson,
	Cross,		Kallander,		Rumsey,		Speaker.
	Damon,		Kelley,		Simpson,		71
				NAYS			0

The bill was then referred to the committee on engrossment and enrollment for enrollment.

GENERAL ORDER.

On motion of Mr. McMillan,

The House went into committee of the whole on the general order.

Whereupon the Speaker called Mr. Pierce to the chair.

After some time spent therein, the committee arose, and through their chairman, made the following report:

The committee of the whole have had under consideration the following bill:

Senate bill No. 36 (file No. 140, House file No. 403), entitled

A bill making an appropriation for the use and maintenance of the university of Michigan,

But not having gone through therewith, have directed their chairman to report that fact to the House and ask leave to sit again.

A. B. PIERCE, Chairman.

Report accepted and committee discharged.

On motion of Mr. McMillan,

Leave was granted to the committee to sit again for the consideration of the bill.

On motion of Mr. Haskin.

The House took a recess until 2 o'clock this afternoon.

AFTERNOON SESSION

2 o'clock P. M.

The House met and was called to order by the Speaker.

Roll called: quorum present.

The House resumed the

GENERAL ORDER.

On motion of Mr. Bates,

The House went into committee of the whole on the general order,

Whereupon the Speaker called Mr. Pierce to the chair.

After some time spent therein, the committee rose, and through their chairman, made the following report:

The committee of the whole have had under consideration the following

bills:

1. Senate bill No. 36 (file No. 1.0, House file No. 403), entitled

A bill making an appropriation for the use and maintenance of the university of Michigan,

2. House bill No. 233 (file No. 391), entitled

A bill to protect fish and preserve the fisheries of this State by regulating the meshes of nets and the use of fishing apparatus, prohibiting the fouling of the waters and destruction of fishing grounds by the refuse of manufactures or other debris, and to repeal all acts and parts of acts inconsistent with or contravening the provisions of this enactment,

Have made sundry amendments thereto and have directed their chairman to report the same back to the House, asking concurrence therein, and rec-

ommend their passage.

A. B. PIERCE, Chairman.

Report accepted and committee discharged.

On motion of Mr. Perkins

The House concurred in the amendments made by the committee to the first and second named bills, and they were placed on the order of third reading.

By the committee on engrossment and enrollment:

The committee on engrossment and enrollment report as correctly enrolled, signed, and presented to the Governor, the following:

House bill No. 195 (file No. 232), entitled

An act to amend section 53 of an act entitled "An act to regulate and govern the State house of correction and reformatory at Ionia," as amended by act No. 24 of the session laws of 1885.

ROBERT Y. OGG, Chairman.

Report accepted.

Mr. Eldred offered the following:

Resolved, That the Sergeant-at-Arms cause the inside blinds to be replaced on the west side windows of the hall.

Which was adopted.

On motion of Mr. Simpson,

The House adjourned.

Lansing, Wednesday, May 25, 1887.

The House met pursuant to adjournment and was called to order by the Speaker.

Roll called: quorum present.

Absent without leave: Messrs. Case and Brock.

On motion of Mr. McMillan,

Leave of absence was granted to himself indefinitely.

On motion of Mr. Cross,

Leave of absence was granted to Mr. Case for the day.

On motion of Mr. Rumsey,

Leave of absence was granted to Mr. Brock for the day.

PRESENTATION OF PETITIONS.

No. 1269. By Mr. Cole: Petition of W. G. Smith, W. S. Linn, J. E. Jacklin and 30 others of Palmyra, Lenawee county, asking for the passage of House file No. 327, relative to fish shutes.

Referred to committee on fisheries.

No. 1270. By Mr. Washburn: Petition of W. Robinson, Samuel Tingley and 20 others of Lenawee county, asking for the passage of House bill 430, relative to fish shutes.

Referred to the committee on fisheries.

On motion of Mr. McMillan,

The House took up the order of

THIRD READING OF BILLS.

Senate bill No 36 (file No. 140) (House file No. 403), entitled

A bill making an appropriation for the use and maintenance of the university of Michigan,

Was read a third time and passed, a majority of all the members elect

voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Abbott, Ashton, Baker, S., Baker, W. Baldwin, Bardwell, Baumgardr Beecher, Bettinger, Breen.	Dougherty, Douglass, ner, Goodrich, Green, Grenell,	Mr. Hoobler, Hosford, Houk, Hunt, Kallander, Killean, Kirby, Linton, Makelim,	Mr. Oviatt, Perkins, Pierce Reader, Rentz, Rogers, Rumsey, Snow, Thompson,
Bardwell,	Douglass,	Killean,	Rogers,
Beecher,	Green,	Linton,	Snow,
Breen,	Harper,	Manly,	Tindall,
Brock, Cannon,	Haskin, Herrington,	McCormick, McMillan,	Vickary, Washburn,
Chamberlai Chapell,	in, Hill, Hoaglin,	Mulvey, Ogg,	Watson, F. H., Williams W. W.
Chapman, Crocker.	Holt,	O'Keefe,	Wilson,

NAYS.

Allen,	Mr. Engleman,	Mr. Preston,	Mr. Vroman,
Anderson,	Jones,	Robinson, R.,	Watson, H,
Bates,	Lakey.	Rounsville,	Watts,
Burr,	Pardee,	Spencer,	Webber,
Cole,	Pettit,	Stuart,	Wellman,
Dunbar,	Powers,	VanOrthwick,	Williams, T.H.
Eldred,			25

Title agreed to.

On motion of Mr. McMillan,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

House bill No. 233 (file No. 391), entitled

A bill to protect fish and preserve the fisheries of this State by regulating the meshes of nets and the use of fishing apparatus, prohibiting the fouling of the waters and destruction of fishing grounds by the refuse of manufactures or other debris, and to repeal all acts and parts of acts inconsistent with or contravening the provisions of this enactment,

Was read a third time and passed, a majority of all the members elect

voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Abbott,	Mr. Diekema,	Mr. Kirby,	Mr. Rentz,
Allen,	Douglass,	Lakey,	Rogers,
Baker, W. A.,	Eldred,	Linton,	Rounsville,
Baldwin,	Engleman,	Makelim,	Rumsey,
Bardwell,	Grenell,	Manly,	Simpson,
Bates,	Harper,	McCormick,	Spencer,
Baumgardner,		Mulvey,	Thompson,
Bettinger,	Herrington,	Ogg,	Vickary,
Breen,	Hill,	O'Keefe,	Vroman,
Brock,	Hoaglin,	Oviatt,	Washburn,
Cannon,	Holt,	Pardee,	Watson, F. H.,
Chamberlain,	Hoobler,	Perkins,	Watts,
Chapell,	Hosford,	Pettit,	Wellman,
Chapman,	Houk,	Pierce,	Williams,TH.,
Cross,	Jones,	Powers,	Williams, W. W
Damon,	Kallander,	Reader,	Speaker,
Dickson,	Killean,		- 66

NAYS.

Mr. Anderson,	Mr. Cole,	Mr. Hunt,	Mr. Van Orthwick.
Ashton,	Dougherty,	Preston,	Watson, H.
Baker, S.	Dunbar,	Snow,	Webber,
Burr.	-		13

The question being on agreeing to the title,

Mr. Abbott moved to amend the title so as to read as follows:

A bill to protect fish and preserve the fisheries of this State by regulating the meshes of nets and the use of fishing apparatus, prohibiting the fouling of the waters and destruction of fishing grounds by the refuse of manufactures or other debris, and to repeal sections 1, 2, 3, 8, 10, 11, 12, and 13 of act No. 350 of the session laws of 1865, approved March 21, 1865; sections 1, 2, 3, 4,

5, 6, 7, 8, 9, 10, 11, and 12, of act No. 188 of the public acts of 1875, approved May 1, 1875, and section 4 of act No. 141, of the public acts of 1883, approved June 2, 1883.

Which motion prevailed.

The title as amended was then agreed to.

On motion of Mr. Ogg,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

The Speaker called the Speaker pro tem. to the chair.

By unanimous consent,

Mr. Rogers moved to take from the table House bill No. 296 (file No. 368), entitled

A bill to regulate the passenger and freight tariff, to provide for a uniform classification of freight and maximum freight rates, and to prevent unjust discrimination in charges of tolls or compensation for the transportation of passengers or freights upon the railroads in this State,

Which motion prevailed.

The bill having been read a third time, and the question being upon its passage, pending the taking of the vote thereon,

Mr. Rounsville moved to amend the bill by striking out in line 3, sec. 6,

the word "passenger."

Which motion prevailed, two-thirds of all the members present voting therefor.

Mr. Rounsville moved to amend the bill inserting in line 3, sec. 8, after the word "traffic," the words "except passenger traffic," also by striking out in line 4, sec. 1, the words "passenger or."

Which motion prevailed, two-thirds of all the members present voting

therefor.

Mr. T. H. Williams moved to amend the bill by striking out in lines 9 and 10, sec. 21, the word "twenty" and inserting the word "ten" in lieu thereof, and thus restore the bill to its printed form.

Which motion did not prevail.

The question being on the passage of the bill,

Mr. Rogers moved that there be a call of the House.

Which motion prevailed.

PROCEEDINGS UNDER THE CALL.

The roll of the House was called by the Clerk, and the following members reported absent without leave: Messrs. Herrington and Rentz.

On motion of Mr. Eldred,

The vote on the bill was proceeded with, with the doors of the House closed as under the call.

The bill was then passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Abbott,	Mr. Dunbar,	Mr. Markey,	Mr. Rumsey,
Allen,	Eldred,	Manly,	Simpson,
Anderson,	Engleman,	McCormick,	Snow,
Baker, S.,	Goodrich,	McKie,	Spencer,
Baker, W. A.	., Grenell,	Mulvey,	Stuart,
Bardwell,	Harper,	Ogg,	Thompson,

Mr.	Baumgardner, Mr.	Herrington,	Mr. O'Keefe,	Mr.	Tindall,
	Beecher,	Hill,	Oviatt,		Van Orthwick,
	Bettinger,	Hoaglin,	Pardee,		Vickary,
	Bentley,	Hoobler,	Perkins,		Wroman,
	Breen.	Houk,	Petitt,		Washburn,
	Brock,	Hunt,	Pierce,		Watson F. H.
	Burr,	Jones,	Powers,		Watson, H.,
	Chapell,	Kallander,	Preston,		Watts,
	Chapman,	Kelley,	Reader,		Webber,
	Cole,	Killean,	Rentz,		Williams, W. W
	Crocker,	Kirby,	Robinson, R.,		Wood,
	Damon,	Lincoln	Rogers,		Speaker,
	Dickson,	Makelim,	Rounsville,		pro tem.
	Diekema,	•	•		76

NAYS.

Mr. Ashton,	Mr. Dougherty,	Mr. Hosford,	Mr. Wellman,
Cannon,	Haskin,	Lakey,	Williams, T. H.
Chamberlain,	Holt,	Linton,	Wilson,
Cross.	-	-	13

On motion of Mr. Eldred,

All further proceedings under the call were dispensed with.

The question being on agreeing to the title,

Mr. Abbott moved to amend the title by striking out the words "passenger and," also the words "passenger or,"

Which motion prevailed.

The title as amended was then agreed to.

The Speaker resumed the chair.

Mr. Powers moved to take from the table

Senate bill No. 235, entitled

A bill to incorporate the city of Marine City, in the county of St. Clair, and repeal act No. 328 of the local acts of 1885, approved April 23, 1885, entitled "An act to re-incorporate the village of Marine City, in St. Clair county,"

Which motion prevailed.

The question being on the passage of the bill the objections of the Governor to the contrary notwithstanding,

Mr. Wellman moved that there be a call of the House,

Which motion prevailed.

PROCEEDINGS UNDER THE CALL.

The roll of the House was called by the Clerk, and the following member reported absent without leave: Mr. Van Orthwick.

On motion of Mr. Bates,

Mr. Van Orthwick was excused from the operation of the call.

On motion of Cole,

The vote on the passage of the bill was proceeded with, with the doors of the House closed as under the "call."

The bill was then not passed, the objections of the Governor to the contrary notwithstanding, two-thirds of all the members elect not voting therefor, by yeas and nays as follows:

YEAS.

Mr. Abbott, Anderson, Ashton, Baker, S., Baker, W. A., Baldwin, Bardwell, Baumgardner, Bettinger, Breen, Chamberlain, Cole,	Dunbar, Engleman, Goodrich, Grenell, Harper, Haskin, Herrington,	Mr. Hoobler, Kallender, Kelley, Killean, Kirby, Lincoln, Linton, Makelim, Manly, McKie, Mulvey, O'Keefe,	Mr. Perkins, Powers, Reader, Rentz, Simpson, Spencer, Thompson, Tindall, Washburn, Wellman, Williams, W. W
Crocker,	Hill,	Oviatt,	Speaker, 52

NAYS.

Mr. Allen,	Mr. Eldred,	Mr. Pardee,	Mr. Stuart,
Bates,	Hoaglin,	Pettit,	Vickary,
Beecher,	Holt,	Pierce,	Vroman,
Bentley,	Hosford,	Preston,	Watson, F. H.,
Brock,	Hunt,	Robinson, R.,	Watson, H.
Burr,	Jones,	Rogers,	Watts,
Cannon,	Lakey,	Rounsville,	Webber,
Chapell,	McCormick,	Rumsey,	Williams, T. H.
Chapman,	Ogg,	Snow,	Wood,
Dickson.	20,	_	37

On motion of Mr. T. H. Williams, All further proceedings under the call were dispensed with. On motion of Mr. T. H. Williams, The House took up the order of

UNFINISHED BUSINESS.

Being the consideration of Senate amendment to

House bill No. 667, entitled

A bill to revise and amend the charter of the city of Saginaw and to repeal act No. 227, local acts of 1883, entitled "An act to revise and amend the charter of the city of Saginaw and to repeal act No. 496 of the laws of 1867, entitled an act to revise and amend the charter of the city of Saginaw, approved Feb. 5, 1859, as amended by act No. 338, local acts of 1885, approved April 29, 1885,

Which had been reported amended as follows:

By striking out sections 1 and 2, Title I, and inserting in lieu thereof the following, to standing as such sections:

TITLE I.

INCORPORATION-CITY AND WARD BOUNDARIES.

SECTION 1. The People of the State of Michigan enact, That the following described territory in the county of Saginaw, and State of Michigan, to-wit: Beginning at the center of the Saginaw river on the quarter line of section thirteen (13), in township twelve (12) north of range four (4) east; thence west

along the quarter line of sections thirteen, fourteen and fifteen to the west line of said section fifteen in said township, thence south on the section lines to the center of the Tittabawassee river; thence along the center of said river to the center of Saginaw river; and thence along the center of the Saginaw river to the place of the beginning, be and the same is hereby set off and constituted an incorporated city by the name of "The City of Saginaw," and by that name may sue and be sued, implead and be impleaded, complain and defend, in any court of record, and other place whatsoever; may have a common seal and alter it at pleasure; and may take, hold, purchase, lease, convey and dispose of any real, personal or mixed estate for the use of said corporation.

SEC. 2. Said city shall be divided into six wards. The first ward shall comprise all that part of said city within the following boundaries, to-wit: Commencing at the center of the Saginaw river on the quarter line of section thirteen (13), in said township twelve (12) north, of range four east; thence west on said quarter line to the center of section fourteen (14) in said township, that being the center of Eighteenth street in said city; thence south on and along the center of Eighteenth street to the center of section twenty-three (23) in said township twelve (12) north, of range four (4) east; thence east on and along the east and west quarter line of sections twenty-three (23) and twenty-four (24) to the center of the Saginaw river; thence along the center of the Saginaw river to the place of beginning.

The question being on concurring in the amendment made by the Senate

to the bill,

The special committee heretofore appointed to visit Saginaw City and examine into and report upon the same, submitted the following report:

By the special committee on Saginaw city charter:

The special committee on Saginaw city charter, to whom was referred

House bill No. 667, entitled

A bill to revise and amend the charter of the city of Saginaw, and to repeal act No. 227 of the local acts of 1883, entitled "An act to revise and amend the charter of the city of Saginaw and to repeal act No. 496 of the laws of 1867, entitled An act to revise and amend the charter of the city of Saginaw, approved February 5, 1859," approved March 16, 1883, and all acts amendatory thereof,

Report that they have visited the territory in question, and beg leave to say that after viewing the same they recommend that the amendments adopted by the Senate be concurred in. Your committee further recommend that in their opinion, in view of the best interests and future prosperity of the cities of Saginaw, East Saginaw and the township and village of Carrollton, that they should be consolidated under one city government, and that this Legis-

lature should take steps to consolidate the same.

THOS. H. WILLIAMS, MARTIN W. BROOK, H. H. BARDWELL, E. B. CHAMBERLAIN, FRANK G. ROUNSVILLE.

Report accepted and committee discharged.

The question then being on concurring in the amendments made to the bill by the Senate,

Mr. T. H. Williams moved to amend the above recited Senate amendments by adding at the end of Senate amended recited sec. 1, title 1. the following:

"And be it further provided, That the territory heretofore described in this section shall continue to constitute the city of Saginaw until the first Monday of April, 1890, and thereupon, by force of this act, there shall be added and annexed to said city of Saginaw, as constituted by this section, the following territory, to-wit: All the territory then embraced within and known as the township and village of Carrolton; also the territory now embraced within and known as the city of East Saginaw; also all of section seven now belonging to the township of Beunna Vista in the county of Saginaw."

Also by adding the following at the end of Senate amended section 2, title I: "Provided also, That the wards of said city shall remain as provided in this act, up to and until the first Monday in April, 1890; but after that date there shall be in addition to said wards, a seventh ward in said city which shall be composed of the territory left by this act, within the towhship of Carrollton and the village of Carrollton, and a ward eight which shall be composed of the territory now embraced in the first ward of East Saginaw, together with all of section 8, of the township of Beuna Vista, which is added to the city of Saginaw by the first section of this act; there shall also be wards 9, 10, 11, 12, 13, 14, 15, and 16, which shall be composed respectively of the territory now embraced in wards 2d, 3d, 4th, 5th, 6th, 7th, 8th, and 9th of the city of East Saginaw.

Provided further, That six months prior to the next session of the Legislature, a committee consisting of three persons from the city of Saginaw shall be appointed by the common council of said city, and a committee consisting of three persons from the city of East Saginaw shall be appointed by the common council thereof, who shall prepare upon a just and equitable basis, so as to properly protect the rights and interests of all the people residing within the territory to be affected by the consolidation of the same, a charter for said city of Saginaw. And, in case of any disagreement of said committee, the questions upon which they disagree shall be submitted to Benton Hanchett, of Saginaw city, who shall act as an arbiter, and whose decision shall be binding and conclusive upon said committee, as to the provisions of said charter.

And provided, That in case one of said cities shall neglect or refuse to appoint such committee, then the committee appointed by one of the said cities shall act and perform all the duties imposed by this amendment, with said Benton Hanchett added as aforesaid, who shall then act as one of said committee, and the compensation of said committee shall be audited and allowed by the common council appointing the same. And said committee shall submit the charter so prepared to the next Legislature for its adoption."

Pending the vote on agreeing to the amendments,

On motion of Mr. Rumsey, The bill was laid on the table. On motion of Mr. Rumsey,

The House took a recess until 2 o'clock this afternoon.

AFTERNOON SESSION.

2 o'clock P. M.

The House met and was called to order by the Speaker. Roll called: quorum present.

On motion of Mr. H. Watson, The House took up the order of

MESSAGES FROM THE SENATE.

The Speaker announced the following:

SENATE CHAMBER, Lansing, May 25, 1887.

To the Speaker of the House of Representatives :

SIR—I am instructed by the Senate to transmit the following bill:

Senate bill No. 360 (file No. 233), entitled

A bill to amend section one of chapter seventy of Howell's annotated statutes of Michigan, being compiler's section 2247, relative to bounty for kill-

ing wolves,

Which has passed the Senate by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect, been ordered to take immediate effect, and in all of which the concurrence of the House is respectfully asked.

Very respectfully,

LÉWIS M. MILLER,

Secretary of the Senate.

The bill was read a first and second time by its title, and referred to the committee on state affairs.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, May 25, 1887.

To the Speaker of the House of Representatives:

SIR-I am instructed by the Senate to transmit the following bill:

Senate bill No. 226 (file No. 241), entitled

A bill to amend section 20 of chapter 249 of the compiled laws of 1871, being compiler's section 9296 of Howell's annotated statutes of Michigan, relative to offenses against chastity, morality, and decency.

Which has passed the Senate by a majority vote of all the senators elect, and in all of which the concurrence of the House is respectfully asked.

Very respectfully,

LEWIS M. MILLER, Secretary of the Senate.

The bill was read a first and second time by its title and referred to the committee on judiciary.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, May 25, 1887.

To the Speaker of the House of Representatives:

SIB-I am instructed to return to the House the following bill:

House bill No. 404 (file No. 193), entitled

A bill to amend section 10 of chapter 11 of act No. 243 of the public acts of 1881, entitled "An act to revise and consolidate the laws relating to the establishment, opening, improvement and maintenance of highways and private roods, and the building, repairing and preservation of bridges within this State,"

In the passage of which the Senate has concurred by a majority vote of all the Senators elect.

Very respectfully,

LEWIS M. MILLER, Secretary of the Senate.

The bill was referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER. Lansing, May 25, 1887.

To the Speaker of the House of Representatives:

Sir—I am instructed to return to the House the following bill:

House bill No. 450 (file No. 226), entitled

A bill to legalize the proceedings had in laying out and completing a certain ditch or drain in the township of Leroy, in the county of Ingham, anp to legalize the tax therefor.

In the passage of which the Senate has concurred by a majority vote of all the Senators elect, and by a vote of two-thirds of all the senators elect has ordered the same to take immeadiate effect.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

The bill was referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, May 25, 1887.

To the Speaker of the House of Representatives:

SIR—I am instructed by the Senate to transmit the following bill:

Senate bill No. 89 (file No. 240), entitled

A bill to prevent gambling in stocks, bonds, petroleum, cotton, grain, provisions or other produce,

Which has passed the Senate by a majority vote of all the Senators elect, and in all of which the concurrence of the House is respectfully asked.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

The bill was read a first and second time by its title, and referred to the committee on judiciary.

The Speaker also announced the following:

SENATE CHAMBER. Lansing, May 25, 1887.

To the Speaker of the House of Representatives:

SIR-I am instructed to return to the House the following bill:

House bill No. 908 (file No. 201), entitled

A bill to amend an act entitled "An act to provide for the incorporation of mutual fire insurance companies and defining their powers and duties, and to repeal chapter 97 of the compiled laws of 1871, and act number 94 of the session laws of 1871, approved April 12, 1871," approved April 15, 1873, by adding a new section thereto to stand as section 23.

In the passage of which the Senate has concurred by a majority vote of all the Senators elect.

Very respectfully,

LEWIS M. MILLER, Secretary of the Senate.

The bill was referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, May 25, 1887.

To the Speaker of the House of Representatives:

SIR—I am instructed to return to the House the following bill:

House bill No. 242, entitled

A bill to attach certain lands in the county of Houghton to the township of Portage in said county,

In the passage of which the Senate has concurred by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect has ordered the same to take immediate effect.

Very respectfully,

LEWIS M. MILLER, Secretary of the Senate.

The bill was referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, May 24, 1887.

To the Speaker of the House of Representatives:

SIR—I am instructed to return to the House the following bill:

House bill No. 652, entitled

A bill to amend sections 23, 24, 28, 47, 57, 87, 92, 96, 99 and 101 of act No. 219 of the session laws of 1873, entitled An act to incorporate the city of Ionia, approved March 21, 1873, and all acts and parts of acts amendatory of said sections, and to add thereto five new sections to stand as sections 108, 109, 110, 111 and 112,

In the passage of which the Senate has concurred by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect has ordered the same to take immediate effect.

Very respectfully,

LEWIS M. MILLER, Secretary of the Senate.

The bill was referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, May 24, 1887.

To the Speaker of the House of Representatives:

SIR—I am instructed by the Senate to transmit the following bill: Senate bill No. 290, entitled

A bill to reincorporate the village of Red Jacket, now incorporated under

an act of the Legislature entitled "An act to incorporate the village of Red Jacket, in Calumet township, Houghton county, approved March 19, 1875, under the provisions of act No. 62 of the public acts of 1875, entitled An act granting and defining the powers and duties of incorporated villages," approved April 1, 1875, and the several acts amendatory thereof, being chapter 81 of Howell's annotated statutes of Michigan, and the amendments thereto,

Which has passed the Senate by a majority vote of all the Senators elect, and in all of which the concurrence of the House is respectfully asked.

Very respectfully,

LEWIS M. MILLER, Secretary of the Senate.

The bill was read a first and second time by its title, and referred to the committee on municipal corporations.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, May 24, 1887.

To the Speaker of the House of Representatives:

Sir-I am instructed by the Senate to transmit the following bills:

1. Senate bill No. 154 (file No. 126), entitled

A bill to amend sec. 3 of act No. 200 of the session laws of 1885, being an act entitled "An act to establish an advisory board in the matter of pardons."

2. Senate bill No. 262, entitled

A bill to amend sections 4, 5, 6, 8, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 28, 31, 33, 34, 45, 46, 47, and 48, of act No. 372 of the laws of 1867 entitled "An act to revise the charter of the city of Flint," approved March 20, 1867, and the acts amendatory thereof, and to add a new section thereto to stand as section 65 of said act,

Which has passed the Senate by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect, been ordered to take immediate effect, and in all of which the concurrence of the House is respectfully asked.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

The first named bill was read a first and second time by its title and referred to the committee on judiciary.

The second named bill was read a first and second time by its title, and referred to the committee on municipal corporations.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, May 24, 1887.

To the Speaker of the House of Representatives:

SIR—I am instructed to return to the House the following bill:

House bill No. 283 (file No. 170), entitled

A bill to prevent the carrying of concealed weapons and to provide punishment therefor.

And to inform the House that the Senate has amended the same, as follows, viz:

1. By inserting in line 2 of section 1, after the word "pistol," the words

"air-gun, stilletto, metallic knuckle, pocket billie, sand-bag, skull-cracker, slung-shot;"

2. By inserting in line 3 of section 1, after the word "weapon," the words "or instrument;"

3. By inserting in line 2 of section 1 after the words "night-watches," the words "legitimately employed as such;"

4. By inserting in line 3 of section 2 after the words "county jail," the words "or the House of Correction at Detroit;"

5. By striking out of section 2 the proviso at the end thereof and inserting in lieu thereof the following proviso:

"Provided, The provision relative to the sentencing of prisoners to the Detroit House of Correction shall apply only to Wayne county."

In the passage of which, as thus amended, the Senate has concurred by a majority vote of all the Senators elect.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

Pending the order that the message lie over one day under the rules,

Mr. Lakey moved to suspend the rule requiring amendments made to bills by the Senate to be laid over one day,

Which motion prevailed, two-thirds of all the members present voting therefor.

The question being on concurring in the amendment made by the Senate to the bill.

On motion of Mr. Lakey,

The House concurred, a majority of all the members elect voting therefor by yeas and nays as follows:

YEAS.

Mr. Abbott, Allen, Ashton, Baker, W. A. Bardwell, Bates, Baumgardner, Beecher, Bettinger, Breen, Brock, Cannon, Chapell,	Goodrich, Green Haskin, Herrington, Hoaglin, Hosford, Houk, Hunt, Kallander,	Mr. Killean, Kirby, Lakey, Manly, Mulvey, O'Keefe, Oviatt, Reader, Rentz, Robinson,R., Rogers, Rumsey, Simpson,	Mr. Spencer, Stuart, Tindall, Van Orthwick, Washburn, Watson, H., Watts, Webber, Wellman, Williams, T. H. Williams, W. W Wilson, Speaker,
Chapell,	Kallander,		
Chapman,	Kelly,	•	54
- '	•	NAYS.	0

The bill was then referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, May 24, 1887.

To the Speaker of the House of Representatives:

SIR-I am instructed by the Senate to transmit the following report and concurrent resolution:

To the Senate and House of Representatives:

The joint committee of Senate and House, to whom was referred the question of a distribution of the Legislative Manuals, would respectfully report that there has been distributed during this session of the Legislature, by concurrent resolution, Manuals to the number of 76 to the employés of Senate and House, newspaper reporters and ministers of the gospel officiating in either House, leaving on hand, subject to distribution, (when the 1,500 now being printed are completed), the number of 3,624.

Your committee recommend the distribution of the balance of said manu-

als in accordance with the provisions of the accompanying resolution.

May 24th, 1887.

JNO. C. SHARP, EDW'D E. EDWARDS. J. W. GIDDINGS, C. W. WISNER, J. E. BARRINGER. Senate Committee.

HENRY WATSON, HENRY H. HOLT. M. T. COLE, F. H. HOSFORD.

House Committee.

be directed to furnish Legislative Manuals as per the following schedule: Governor 60 Lieutenant Governor 50 Speaker of the House..... 42 President pro tem. of Senate 46 Speaker pro tem. of House..... Secretary of the Senate..... Clerk of the House 17 Assistant Secretary of Senate.... Journal Clerk of House Bill Clerk of Senate.... Corresponding Clerk of House Sergeant-at-Arms of Senate Sergeant-at-Arms of House Engrossing and Enrolling Clerk of Senate Engrossing and Enrolling Clerk of House

Resolved by the Senate (the House concurring), that the Secretary of State

And now to inform the House that the Senate has adopted the foregoing concurrent resolution, and in which the concurrence of the House is respectfully asked.

Very respectfully,

LEWIS M. MILLER, Secretary of the Senate. The question being on concurring in the adoption of the resolution, The resolution was adopted.

The hour having arrived for the

SPECIAL ORDER,

On motion of Mr. Bates,

The special order was deferred until the House had considered to a conclusion the matter of the Saginaw city charter.

Mr. Bates moved to take from the table,

House bill No. 667, entitled

A bill to revise and amend the charter of the city of Saginaw and to repeal act No. 227, local acts of 1883, entitled An act to revise and amend the charter of the city of Saginaw and to repeal act No. 496 of the laws of 1867, entitled An act to revise and amend the charter of the city of Saginaw, approved Feb. 5, 1859, as amended by act No. 338, local acts of 1885, approved April 29, 1885.

Which motion prevailed.

The question being on amending the following amendments made to the bill by the Senate, as follows:

By striking out sections 1 and 2, Title I, and inserting in lieu thereof the following, to stand as such sections:

TITLE I.

INCORPORATION-CITY AND WARD BOUNDARIES.

SECTION 1. The People of the State of Michigan enact, That the following described territory in the county of Saginaw, and State of Michigan, towit: Beginning at the center of the Saginaw river on the quarter line of section thirteen (13 in township twelve (12) north, of range four (4) east; thence west along the quarter line of sections thirteen, fourteen and fifteen to the west line of said section fifteen in said township; thence south on the section lines to the center of the Tittabawassee river; thence along the center of said river to the center of Saginaw river; and thence along the center of the Saginaw river to the place of beginning, be and the same is hereby set off and constituted an incorporated city by the name of "The City of Saginaw," and by that name may sue and be sued, implead and be impleaded, complain and defend, in any court of record, and other place whatsoever; may have a common seal and alter it at pleasure; and may take, hold, purchase, lease, convey and dispose of any real, personal or mixed estate for the use of said corporation.

SEC. 2. Said city shall be divided into six wards. The first ward shall comprise all that part of said city within the following boundaries, to wit: Commencing at the center of the Saginaw river on the quarter line of section thirteen (13), in said township twelve (12) north, of range four east; thence west on said quarter line to the center of section fourteen (14) in said township, that being the center of Eighteenth street in said city; thence south on and along the center of Eighteenth street to the center of section twenty-three (23) in said township twelve (12) north, of range four (4) east; thence east on and along the east and west quarter line of sections twenty-three (23) and twenty-four (24) to the center of the Saginaw river; thence along the center of the

Saginaw river to the place of beginning.

Which amendments were offered as follows:

1. Amend section 1, Title I, of Senate amendment by adding thereto the following:

And be it further provided, That the territory heretofore described in this section shall continue to constitute the City of Saginaw, until the first Monday of April, eighteen hundred and ninety, and thereupon, by force of this act, there shall be added and annexed to said City of Saginaw, as constituted by this section, the following territory to-wit:

All the territory then embraced within and known as the township and village of Carrollton; also the territory now embraced within and known as the city of East Saginaw; also all of section seven now belonging to the

township of Beuna Vista, in the county of Saginaw.

2. Amed sec. 2, title I, of Senate amendment by adding thereto, the following:

"Provided, also, That the wards of said city shall be and remain as provided in this act, up to and until the first Monday in April, 1890; but that after that date there shall be in addition to said wards, a seventh ward in said city which shall be composed of the territory left by this act, within the township of Carrollton and the village of Carrollton, and ward eight which shall be composed of the territory now embraced in the first ward of East Saginaw, together with all of section seven, of the township of Buenna Vista, which is added to the city of Saginaw by the first section of this act, there shall also be wards nine, ten, eleven, twelve, thirteen, fourteen, fifteen, and sixteen, which shall be composed respectively of the territory now embraced in wards second, third, fourth, fifth, sixth, seventh, eighth, and ninth of the city of East Saginaw.

Provided further, That six months prior to the next session of the Legislature a committee consisting of three persons from the city of Saginaw shall be appointed by the common council of said city, and a committee consisting of three persons from the city of East Saginaw shall be appointed by the common council thereof, who shall prepare upon a just and equitable basis, so as to properly protect the rights and interests of all the people residing within the territory to be affected by the consolidation of the same, a charter for said city of Saginaw. And in case of any disagreement of said committee, the questions upon which they disagree shall be submitted to Benton Hanchett of Saginaw city, who shall act as arbiter, and whose decision shall be binding and conclusive upon said committee as to the provisions in said charter.

And provided, That in case one of the said cities shall neglect or refuse to appoint such committee, then the committee appointed by one of said cities shall act and perform all the duties imposed by this amendment, with said Benton Hanchett as aforesaid, who shall then act as one of said committee, and the compensation of said committee shall be audited and allowed by the common council appointing the same. And said committee shall submit the charter so prepared to the next Legislature for its adoption.

The question being on agreeing to the proposed amendments,

Mr. Snow moved that the words "Also all of section 7, now belonging to the township of Beunna Vista, in the county of Saginaw," be stricken out of the first named amendment; also that the words "together with all of section 7, of the township of Beunna Vista, which is added to the city of Saginaw by the first section of this act," be stricken out.

Which was accepted.

The question then being on agreeing to the amendments to the Senate amendments to the bill,

Mr. Lakey demanded the previous question.

The demand was not seconded.

The question again being on amending the Senate amendments to the bill, Mr Snow demanded the yeas and nays.

The demand was seconded, and the amendments to the Senate amendments were agreed to by yeas and nays as follows:

YEAS.

Mr. Abbott, Anderson, Ashton, Baker, W. A. Bardwell, Bates, Beecher, Breen, Burr, Cannon, Chamberlain, Cole, Crocker,	Engleman, Goodrich, Green Grenell, Haskin, Hoaglin, Hoobler, Hosford, Houk,	Mr. Jones, Kallender, Kelley, Kirby, Lakey, Linton, Manly, McKie, Mulvey, Ogg, O'Keefe, Pettit, Powers,	Mr. Rogers, Rounsville, Spencer, Tindall, Vickary, Washburn, Watson, F. H. Watson, H., Watts, Wellman, Williams, T. H. Williams, W. Wilson,
Crocker,	Houk,	Powers,	
Cross,	Hunt,	Reader,	

NAYS.

Mr. Allen,	Mr. Lincoln,	Mr. Rentz,	Mr. Snow,	
Baldwin,	Oviatt,	Robinson, R.,		k,
Brock,	Pardee,	Rumsey,	Vroman,	•
Dickson,	Perkins,	Simpson,	Webber,	18
Killean	Preston	• •	•	

Mr. Perkins then moved to further amend the Senate amendments to the bill by adding at the end of section 2, Title I, as already amended by the House, the following:

"Provided further, The provisions of this and the preceding section relating to the consolidation of the cities of Saginaw, East Saginaw and the territory therein referred to, shall not be in force or take effect until ratified by a majority vote of the electors of the city of Saginaw at a special election to be called for that purpose at any time prior to the first day of June, 1889. Printed notice thereof that such question is to be submitted shall be given by the comptroller of said city ten days immediately preceding such election in the same manner as is provided by law for giving notice of elections. The vote shall be by ballot, and poll-books and tally sheets shall be kept in said city. Said city shall provide poll-books, tally sheets and tickets for such special election at the polling place or places therein.

Those electors who desire consolidation shall have printed or written on their ballots the words, "For consolidation," and those who do not desire consolidation shall have printed or written on their ballots the words "Against Consolidation." The inspectors of election, as now provided by law, shall act. The ballots shall be cast and counted and returns of the same shall be

made from each voting precinct of said city in the same manner now prescribed by law for the election of city officers. The clerk or recorder of said city shall enter in a book to be provided by him for that purpose, a tabular statement of the number of votes cast for and against such consolidation in each voting precinct, as shown by said returns for and against such consolidation. Said statement so recorded shall be a public record, and *prima facie* evidence of the truth of the matters therein stated, and a final determination of the question of consolidation herein provided."

Mr. Hosford moved to amend the amendment by inserting after the words "city of Saginaw" in line 6, the words, "city of East Saginaw and Village

of Carrollton."

Which was withdrawn.

Mr. H. Watson moved to amend the amendment, by inserting after the words "city of Saginaw" the words "village of Florence, village of Carrollton and the township of Carrollton."

Which was accepted.

The motion to amend the amendments made by the House to the Senate amendments to the bill, did not prevail.

The question then being on concurring in the amendments made to the bill

by the Senate, as amended by the House,

The House concurred, a majority of all the members elect voting therefor, by yeas and nays as follows:

YEAS.

Mr. Abbott,	Mr. Chapman,	Mr. Haskin,	Mr. Powers,					
Allen,	Cole,	Herrington,	Reader,					
Anderson,	Crocker,	Hoaglin,	Rogers,					
Ashton,	Cross,	Hoobler,	Rounsville,					
Baker, W. A.,	Damon,	Hosford,	Spencer,					
Bardwell,	Dickson,	Hunt,	Tindall,					
Bates,	Diekema,	Jones,	Vickary,					
Beecher,	Dougherty,	Kallander,	Washburn,					
Bettinger,	Douglass,	Kelley,	Watson F. H.					
Bentley,	Dunbar,•	Kirby,	Watson, H.,					
Breen,	Eldred,	Lakey,	Watts,					
Burr,	Goodrich,	Linton,	Wellman,					
Cannon,	Green,	Manly,	Williams, T.H.					
Chamberlain,	Grenell,	Ogg,	Williams, W. W					
Chapell,	Harper,	Perkins,	Wilson, 60					

NAYS.

Mr. Brock,	Mr. Preston,	M	r. Rumsey,	Mr. Vroman,	
McCormick,	Rentz,		Simpson	Webber,	
Oviatt,	Robinson,	R.,	Snow,	·	11

On motion of Mr. Herrington, The House adjourned. Lansing, Thursday, May 26, 1887.

The House met pursuant to adjournment, and was called to order by the Speaker.

Prayer by Rev. Mr. Thompson. Roll called: quorum present.

Absent without leave: Mr. Kallander.

On motion of Mr. Breen,

Leave of absence was granted to Mr. Kallander indefinitely on account of sickness.

On motion of Mr. Houk,

Leave of absence was granted to himself until Wednesday next.

PRESENTATION OF PETITIONS.

No. 1271. By Mr. Chapman: Remonstrance of H. S. Bailey, C. C. Johnson and numerous others against that portion of the charter of the city of Hillsdale relative to sewers.

Referred to the committee on municipal corporations.

No. 1272. By Mr. Chapman: Petition of the common council asking for the passage of the amendments to the Hillsdale City charter.

Referred to the committee on municipal corporations.

REPORTS OF STANDING COMMITTEES.

By the committee on judiciary:

The committee on judiciary, to whom was referred

House bill No. 178 (file No. 166), entitled

A bill to preserve the purity of elections and guard against abuses of the elective franchise,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House with the accompanying substitute therefor, entitled

A bill to preserve the purity of elections and guard against abuses of the elective franchise.

Recommending that the substitute be concurred in and that the substitute do pass, and ask to be discharged from the further consideration of the subject.

GERRIT J. DIEKEMA, Chairman.

Report accepted and committee discharged.

On motion of Mr. Grennell,

The House concurred in the adoption of the substitute reported by the committee.

The bill was then ordered printed, referred to the committee of the whole and placed on the general order.

By the committee on judiciary:

The committee on judiciary, to whom was referred

Senate bill No. 86 (file No. 74), entitled

A bill to amend sections 10, 11 and 12, of chapter 201 of the compiled laws of 1871, being compiler's sections 7993, 7996, and 7997, of Howell's annotated statutes, relative to proceedings against debtors by attachment,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do not pass, and ask to be discharged from the further consideration of the subject.

GERRIT J. DIEKEMA, Chairman.

Report accepted and committee discharged.

On motion of Mr. Diekema,

The bill was laid upon the table.

By the committee on judiciary:

The committee on judiciary, to whom was referred

Senate bill No. 448 (file No. 218), entitled

A bill to amend section 7449 of the compiled laws of 1871, as amended by act 135 of the session laws of 1873, being section 9023 of Howell's annotated statutes, relative to the fees of appraisers, commissioners and others,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do pass, and ask to be discharged from the further consideration of the subject.

GERRIT J. DIEKEMA. Chairman.

Report accepted and committee discharged.

The bill was referred to the committee of the whole, and placed on the general order.

By the committee on judiciary:

The committee on judiciary, to whom was referred

Senate bill No. 169 (file No. 195), entitled

A bill to make it a misdemeanor to remove, destroy, damage, or dispose of any personal property that shall have been seized by due process of law issued from any court of competent jurisdiction in the State, while such seizure or levy is in force, without first giving the bond or other security therefor, if any, required by law, and to provide the punishment therefor,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do pass, and ask to be discharged from the further

consideration of the subject.

GERRIT J. DIEKEMA, Chairman.

Report accepted and committee discharged.

The bill was referred to the committee of the whole and placed on the general order.

By the committee on judiciary:

The committee on judiciary, to whom was referred

House bill No. 576, entitled,

A bill to amend section 1 of act No. 58 of the session laws of 1867, approved March 15, 1867, as amended by act No. 28 of the session laws of 1869, approved March 6, 1869, entitled "An act to repeal all existing laws, rules or provisions of law restricting or controlling the right of a party to agree with an attorney, solicitor or counselor for his compensation, and to more accurately fix and determine the costs to be allowed to the prevailing parties in suits at law in the circuit court, being compiler's section No. 9004 of Howell's annotated statutes of Michigan,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment,

and recommend that it do not pass, and ask to be discharged from the further consideration of the subject.

GERRIT J. DIEKEMA, Chairman.

Report accepted and committee discharged.

On motion of Mr. Heaglin,

The bill was laid upon the table. By the committee on judiciary:

The committee on judiciary, to whom was referred

Senate bill No. 209 (file No. 226), entitled

A bill to protect the chastity of girls between the ages of 14 and 16 years,

and to punish the violation thereof,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do pass, and ask to be discharged from the further consideration of the subject.

GERRIT J. DIEKEMA, Chairman.

Report accepted and committee discharged.

The bill was referred to the committee of the whole, and placed on the general order.

By the committee on judiciary:

The committee on judiciary, to whom was referred

House bill No. 858, entitled

A bill to amend section 2 of chapter 21 of Howell's annotated statutes relative to fences and fence viewers of pounds and the impounding of cattle, being compiler's section 797,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do not pass, and ask to be discharged from the further consideration of the subject.

GERRITT J. DIEKEMA, Chairman.

Report accepted and committee discharged.

On motion of Mr. Diekema,

The bill was laid upon the table. By the committee on judiciary:

The committee on judiciary, to whom was referred

Senate bill No. 239, (file No. 112), entitled,

A bill to amend sections 15 and 16, chapter 192 of the compiled laws of 1871, being compiler's sections 7674 and 7675, of Howell's annotated statutes of Michigan, relative to judgments and executions so as to confer the power of appointment of persons therein named upon circuit judges and to extend such power to the service of all processes in any proceeding at law or in equity,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do pass, and ask to be discharged from the

further consideration of the subject.

GERRIT J. DIEKEMA, Chairman.

Report accepted and committee discharged.

The bill was referred to the committee of the whole, and placed on the general order.

By the committee on printing:

The committee on printing, to whom was referred

House bill No. 848, entitled

A bill to amend sec. 28, of chapter 16, revised statutes of 1846, entitled "An act of township meetings," as amended by subsequent acts, and being compiler's section No. 699 of Howell's annotated statutes of Michigan,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, with the accompany-

ing substitute therefor, entitled

A bill to amend sections 1 and 9, of act No. 156, of the session laws of 1851, entitled "An act to define the powers and duties of the boards of supervisors of the several counties, and to confer upon them certain local administrative and legislative powers," approved April 8, 1851, the same being compiler's sections 473 and 481, respectively, of Howell's annotated statutes of Michigan,

Recommending that the substitute be concurred in and that the substitute do pass, and ask to be discharged from the further consideration of the sub-

ject.

M. T. COLE, Chairman.

Report accepted and committee discharged.

On motion of Mr. Cole,

The House concurred in the adoption of the substitute reported by the committee.

The bill was then ordered printed, referred to the committee of the whole, and placed on the general order.

By the committee on education:

The committee on education, to whom was referred

House bill No. 870, entitled

A bill to amend sections 1, 5 and 7 of an act entitled "An act relative to free schools in the city of Detroit," approved February 24, 1869, as amended by act No. 331 of the session laws of 1873, approved March 27, 1873, as amended by act No. 314 of the session laws of 1881, approved March 11, 1881, as amended by act No. 336 of the session laws of 1883, approved June 8, 1883,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, with the accompany-

ing substitute therefor, entitled

A bill to establish and regulate a school of art and design in the city of Detroit,

Recommending that the substitute be referred to the committee on ways and means, and ask to be discharged from the further consideration of the subject.

W. W. WILLIAMS, Chairman.

Report accepted and committee discharged.

On motion of Mr. W. W. Williams,

The House concurred in the adoption of the substitute reported by the committee.

The bill was then referred to the committee on ways and means.

By the committee on education:

The committee on education, to whom was referred,

Senate bill No. 392 (file No. 192), entitled

A bill to amend section 12 of an act amendatory of the several acts relating to the Wesleyan Seminary at Albion, and the Albion Female Collegiate In-

stitute, approved February 25, 1861, as added thereto by act number 91 of the session laws of 1865,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that the bill do pass, and ask to be discharged from the further consideration of the subject.

W. W. WILLIAMS, Chairman.

Report accepted and committee discharged.

The bill was referred to the committee of the whole, and placed on the general order.

By the committee on education:

The committee on education, to whom was referred

House bill No. 694, entitled

A bill to authorize and provide for the granting of pensions to teachers in

the public schools of the State of Michigan in certain cases,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without recommendation, and ask to be discharged from the further consideration of the subject.

W. W. WILLIAMS, Chairman.

Report accepted and committee discharged.

On motion of Mr. Holt,

The bill was ordered printed, referred to the committee of the whole, and placed on the general order.

By the committee on State prison:

The committee on State prison, to whom was referred

Senate bill No. 409 (file No. 261), entitled

A bill appropriating money for additional buildings, improvements and

general repairs for the State prison at Jackson,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do pass, and ask to be discharged from the further consideration of the subject.

M. N. KELLEY, Chairman.

Report accepted and committee discharged.

The bill was referred to the committee on ways and means.

Mr. Wellman moved to discharge the committee on towns and counties from the further consideration of

House bill No. 491, entitled

A bill detaching certain lands from the township of Frankfort in the county of St. Clair and organizing the same into a new township to be known as the township of Huronia.

Which motion prevailed.

By the committee on towns and counties:

The committee on towns and counties, to whom was referred

House bill No. 491, entitled

A bill detaching certain lands from the township of Frankfort in the county of St. Clair, and organizing the same into a new township to be known as the township of Huronia,

Respectfully report the same back to the House, as instructed by the House, and ask to be discharged from the further consideration of the subject.

ELI B. CHAMBERLAIN, Chairman.

Report accepted and committee discharged.

On motion of Mr. Wellman,

The bill was referred to the committee on municipal corporations.

SPECIAL ORDER.

On motion of Mr. Lakey,

The House went into committee of the whole on the special order, Whereupon the Speaker called Mr. T. H. Williams to the chair.

After some time spent therein, the committee rose, and through their chairman made the following report:

The committee of the whole have had under consideration the fol-

lowing bill:

Senate bill No. 220 (file No. 151), entitled

A bill to amend section 5 of act 31 of the public acts of 1858, being compiler's section 5394 of Howell's annotated statutes, relative to the sale and reclamation of swamp lands and securing the preëmption of settlers, as amended by act No. 181 of the public acts of 1885, approved June 10, 1885,

Senate bill No. 43 (file No. 186), entitled,

A bill to amend section two of an act entitled, "An act making appropriations for the expenses of the State officers and State government for the years 1885 and 1886 and to provide a tax for the payment of the same,," approved June 14, 1885,

Have made sundry amendments thereto and have directed their chairman to report the same back to the House, asking concurrence therein, and rec-

ommend their passage.

T. H. WILLIAMS, Chairman.

Report accepted and committee discharged.

On motion of Mr. Abbott,

The House concurred in the amendments made to the two named bills by the committee.

On motion of Mr. Crocker,

The rules were suspended, two-thirds of all the members present voting therefor, and the two named bills were put upon their immediate passage.

Mr. Crocker moved that there be a call of the House.

Which motion prevailed.

PROCEEDINGS UNDER THE CALL.

The roll of the House was called by the Clerk, and the following members reported absent without leave: Messrs. S. Baker, Green, Rogers, Rounsville, and Snow.

On motion of Mr. Rumsey,

All absentees were excused from the operation of the call.

On motion of Mr. Rumsey,

The consideration of the two bills was proceeded with, with the doors closed as under the "call."

Senate bill No. 220 (file No. 151), entitled

A bill to amend section 5, of act 31, of the public acts of 1858, being compiler's section 5394 of Howell's annotated statutes, relative to the sale and reclamation of swamp lands and securing the preëmption of settlers, as amended by act No. 181, of the public acts of 1885, approved June 10, 1885,

Was then read a third time and was not passed, a majority of all the mem-

bers elect not voting therefor, by yeas and nays, as follows:

YEAS.

A 2.2	36	D! . l	3.5	TT	M	TD 4
Abbott,	Mr.		Mr		Mr.	Rentz,
Allen,		Dougherty,				Rounsville,
Ashton,		Dunbar,		Kirby,		Rumsey,
Baker, W.	A.	Eldred, •		Lakey,		Stuart,
Bardwell,		Engleman,		Linton,		Tindall,
Beecher,		Goodrich,		Manly,		Van Orthwick,
Bettinger,		Grenell,		McKie,		Vroman,
Bentley,		Harper,		Ogg,		Washburn,
Brock,		Herrington		Pardee,		Watts,
Cady,	•	Hoaglin,		Pettit,		Webber,
Chapman,		Holt,		Pierce,		Williams, T.H.
Cole,		Hosford,		Preston,		Williams, W. W
Dickson,				•		49
	Ashton, Baker, W. Bardwell, Beecher, Bettinger, Bentley, Brock, Cady, Chapman, Cole,	Allen, Ashton, Baker, W. A. Bardwell, Beecher, Bettinger, Bentley, Brock, Cady, Chapman, Cole,	Allen, Dougherty, Ashton, Dunbar, Baker, W. A. Eldred, Bardwell, Engleman, Beecher, Goodrich, Bettinger, Grenell, Bentley, Harper, Brock, Herrington Cady, Hoaglin, Chapman, Holt, Cole, Hosford,	Allen, Dougherty, Ashton, Dunbar, Baker, W. A. Eldred, Bardwell, Engleman, Beecher, Goodrich, Bettinger, Grenell, Bentley, Harper, Brock, Herrington Cady, Hoaglin, Chapman, Holt, Cole, Hosford,	Allen, Dougherty, Killean, Ashton, Dunbar, Kirby, Baker, W. A. Eldred, Lakey, Bardwell, Engleman, Linton, Beecher, Goodrich, Manly, Bettinger, Grenell, McKie, Bentley, Harper, Ogg, Brock, Herrington Pardee, Cady, Hoaglin, Pettit, Chapman, Holt, Pierce, Cole, Hosford, Preston,	Allen, Dougherty, Killean, Ashton, Dunbar, Kirby, Baker, W. A. Eldred, Lakey, Bardwell, Engleman, Linton, Beecher, Goodrich, Manly, Bettinger, Grenell, McKie, Bentley, Harper, Ogg, Brock, Herrington Pardee, Cady, Hoaglin, Pettit, Chapman, Holt, Pierce, Cole, Hosford, Preston,

NAYS.

Mr. Anderson,	Mr. Crocker,		Mr. Simpson,
Baldwin,	Cross,	McCormick,	Spencer, -
Bates,	Damon,	Mulvey,	Thompson,
Baumgardner,	Douglass,	O'Keefe,	Vickary,
Breen,	Haskin,	Oviatt,	Watson, F. H.
Burr,	Hill,	Perkins,	Watson, H.,
Cannon,	Hoobler,	Powers,	Wellman,
Саве,	Jones,	Reader,	Wilson,
Chamberlain,		Robinson, J. W	. Wood,
Chapell.	Lincoln.	Robinson, R.,	Speaker, 40

Mr. Crocker moved to reconsider the vote by which the House refused to pass the bill

Mr. H. Wats in moved to lay the motion to reconsider on the table,

Which motion did not prevail.

The motion to reconsider then prevailed.

The question being on the passage of the bill,

On motion of Mr Rumsey,

The bill was laid upon the table.

Senate bill No. 43 (file No. 186), entitled

A bill to amend section 2 of an act entitled "An act making appropriation for the expenses of State officers and State government for the years 1885 and 1886, and to provide a tax for the payment of the same," approved June 14, 1885.

Was then read a third time and pending the taking of the vote on the passage thereof,

On motion of Mr. Rumsey,

The bill was laid on the table.

MESSAGES FROM THE GOVERNOR.

The Speaker announced the following:

EXECUTIVE OFFICE, Lansing, May 25, 1887.

To the House of Representatives:

I have this day approved, signed and deposited in the office of the Secretary of State,

House bill No. 195 (file No. 232), being

An act to amend section 53 of an act entitled "An act to regulate and govern the State house of correction and reformatory at Ionia," as amended by act No. 24 of the session laws of 1885.

C. G. LUCE, Governor.

The message was laid on the table.

MESSAGES FROM THE SENATE.

The Speaker announced the following:

SENATE CHAMBER, Lansing, May 24, 1887.

To the Speaker of the House of Representatives:

SIR-I am instructed by the Senate to transmit the following bill:

Senate bill No. 286 (file No. 232), entitled

A bill relative to the improvement and maintenance of highways and the

repairing and preservation of bridges within the State,

Which has passed the Senate by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect, been ordered to take immediate effect, and in all of which the concurrence of the House is respectfully asked.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

The bill was read a first and second time by its title, and referred to the committee on roads and bridges.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, May 25, 1887.

To the Speaker of the House of Representatives:

SIR—I am instructed by the Senate to transmit the following:

Senate bill No. 326 (file No. 229), entitled

A bill to amend section one of an act entitled An act to authorize the vacation of the township burying ground in the township of Paris, in the county of Kent, located on the east half of the southeast quarter of section seventeen, town six north, range eleven west, approved March 1, 1887,

Which has passed the Senate by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect, been ordered to take immediate effect, and in all of which the concurrence of the House is

respectfully asked.

Very respectfully,

LEWIS M. MILLER,

Secretary of the 'enate.

The bill was read a first and second time by its title and referred to the committee on public health.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, May 25, 1887.

To the Speaker of the House of Representatives:

SIR-I am instructed to return to the House the following bill:

House bill No. 469 (file No. 293), entitled

A bill to amend sections 9 and 10 of chapter 170 of the compiled laws of Michigan of 1871 being compiler's sections 6231 and 6232 of Howell's annotated statutes of Michigan, relative to divorce, and to add three new sections to said chapter to stand as sections 44, 45 and 46,

And to inform the House that the Senate has amended the same so as to read as follows:

SECTION 1. The People of the State of Michigan enact, That sections nine and ten of chapter one hundred and seventy of the compiled laws of Michigan of 1871, being compiler's sections 6231 and 6232 of Howell's annotated statutes of Michigan, relative to divorce, be and the same are hereby amended so as to read as follows; and further, that three new sections be added to said chapter to stand as sections 44, 45 and 46:

SEC. 9. No divorce shall be granted unless the party exhibiting the petition or bill of complaint therefor, shall have resided in this State one year immediately preceding the time of exhibiting such petition or bill, or unless the marriage was solemnized in this State, and the complainant shall have resided in this State from the time of such marriage to the time of exhibiting the petition or bill, and when the cause for divorce occurred out of this State, no divorce shall be granted unless the complainant or defendant shall have resided within this State two years next preceding the filing of the petition or bill, and no proofs or testimony shall be taken in any cause until four months after the filing of such petition or bill for divorce, except where the cause for divorce is desertion or when the testimony is taken conditionally for the purpose of perpetuating such testimony.

SEC. 10. No divorce shall be decreed in any case when it shall appear that the petition or bill therefor was founded in or exhibited by collusion between the parties; and the oath or affirmation administered to the complainant in swearing to such petition or bill shall, in addition to all other legal requirements, recite the following: "And you do solemnly swear (or affirm), that there is no collusion, understanding or agreement whatever between yourself and the defendant herein, in relation to your application for divorce." And no divorce shall be decreed in any case where the party complaining shall be guilty of the same crime or misconduct charged against the respondent.

SEC. 44. In all suits for divorce, if any of the testimony in the case is taken before a circuit court commissioner, or by stipulation before any other officer, it shall be the duty of such commissioner or other officer, to ask of each and every witness sworn by and before him in such cause the following questions which shall be reduced to writing in the testimony: "Do you know of any fact, matter or circumstance, which will in any way tend to weaken complainant's case for divorce? If so, state the same particularly and fully;" and the answer of the witness to such question shall be reduced to writing by the said commissioner, or other officer, verbatim as far as possible, and the question and answer shall be returned to the court with the other testimony in the case.

SEC. 45. Every bill of complaint filed shall set forth the names and ages of all children of the marriage. [* * *] and when there ard [children under fourteen years of age] a copy of subposens issued in the cause shall be served upon the prosecuting attorney of the county where suit is commenced, and it shall be the duty of said prosecuting attorney to enter his appearance in said

cause, and when in his judgment the interest of said children or the public good so require, he shall introduce evidence, and appear at the hearing and oppose the granting of a decree of divorce. For every case which the prosecuting attorney contests by and with the consent of the court he shall receive the sum of five dollars, to be paid by the county treasurer upon the certificate of the circuit judge that such services have been performed. [Provided, That nothing in this act contained shall be construed as preventing prosecuting attorneys, or their partners from acting as solicitors or counsel for either party to the suit. And in case a prosecuting attorney shall be in any way interested as solicitor or counsel for either of said parties, it shall be the duty of the court to appoint some reputable attorney to perform the services of prosecuting attorney, as provided in this act, who shall receive the compensation provided for such service.]

SEC. 46. The court granting a decree of divorce may provide in such decree that the party against whom any divorce is granted shall not marry again within such time as shall be fixed by the court, which time shall be set out in the decree: *Provided*, That such time shall not exceed the period of two years from the time such decree is granted. And in case any person shall marry contrary to the time set out in such decree, said party shall be deemed to have committed the crime of bigamy and shall be subject to the pains and

penalties therefor.

In the passage of which as thus amended the Senate has concurred by a majority vote of all the Senators elect.

Very respectfully

LEWIS M. MILLER,
Secretary of the Senate.

Pending the order that the message lie over one day under the rules,

Mr. Herrington moved to suspend the rule requiring amendments made to bills by the Senate to be laid over one day,

Which motion prevailed, two-thirds of all the members present voting

therefor.

The question being on concurring in the amendments made by the Senate to the bill,

On motion of Mr. Herrington,

The House concurred, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr.	Abbott,	Mr. Cross,	Mr. Kelley,	Mr. Simpson,
	Allen,	Damon,	Killean,	Snow,
	Ashton,	Dickson,	Kirby,	Spencer,
	Baker, W. A.	Diekema,	Lakey,	Stuart,
	Baldwin,	Dougherty,	Manly,	Thompson,
	Bardwell,	Douglass,	McCormick,	Tindall,
	Bates,	Dunbar,	McKie,	VanOrthwick
	Baumgardner,	Eldred,	Ogg,	Vickary,
	Beecher,	Engleman,	Oviatt,	Vroman,
	Bettinger,	Goodrich,	Perkins,	Washburn,
	Bentley,	Green,	Pettit,	Watson, F. H.,
	Breen,	Grenell,	Pierce,	Watson, H.,
	Brock,	Harper,	Powers,	Watts,

Mr. Cady, Mr. Haskin, Mr. Preston, Mr. Webber, Cannon, Herrington, Reader, Wellman, Case. Hill, Rentz, Williams, W. W. Chamberlain, Hoaglin, Robinson, R., Wilson, Chapell, Hoobler. Rounsville, Wood. Cole. Hosford. Rumsey, Speaker, Crocker. Hunt, 78 NAYS 0

The bill was then referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, May 24, 1887.

To the Speaker of the House of Representatives:

SIR-I am instructed to return to the House the following bill:

House bill No. 52 (file No. 190), entitled

A bill to regulate the use of steam traction engines on the public high-ways,

And to inform the House that the Senate has amended the same, as follows, viz:

- 1. By striking out of line 7 of section 1 the word "thirty" and inserting in lieu thereof the word ten;"
- 2. By striking out of line 7 of section 1 the word "sixty" and inserting in lieu thereof the word "forty;"
- 3. By inserting in line 7 of section 1 after the word "advance" the words (incorporated villages and cities excepted;)"

4. By adding the following section, to stand as section 2:

- SEC. 2. Any person or persons who, while traveling upon the public highways of this State with a steam engine, steam wagon or other vehicle which is, in whole or in part, being worked, run or operated by steam, or to which a steam whistle is attached, shall blow or sound, or cause to be blown or sounded, any steam whistle while so traveling upon the public highways of this State, shall be guilty of a misdemeanor.
- 5. By renumbering sections 2 and 3 so as to stand as sections 3 and 4 respectively;
- 6. By inserting in line 1 of section 3 (as renumbered) after the word "violating" the words "any of;"
- 7. By inserting in line 4 of section 3 (as re-numbered), after the word "person," the words "company or corporation;"
- 8. By inserting in line 4 of section 3 (as re-numbered), after the word "violating," the words "any of the provisions of;"

And further to inform the House that the Senate has amended the title of the bill so as to read as follows:

A bill to regulate the use of steam engines, steam wagons or other vehicles, which are in whole or in part operated by steam on the public highways of this State, and to prohibit the blowing of steam whistles upon the public highways of this State.

In the passage of which, as thus amended and with the title so amended, the Senate has concurred by a majority vote of all the Senators elect, and

by a vote of two-thirds of all the Senators elect has ordered the same to take effect sixty days after approval by the Governor.

Very respectfully,

LEWIS M. MILLER, Secretary of the Senate.

Pending the order that the message lie over one day under the rules,

Mr. Rumsey moved to suspend the rule requiring amendments made to bills by the Senate to be laid over one day.

Which motion prevailed, two thirds of all the members present voting

therefor.

The question being on concurring in the amendment made by the Senate to the bill,

On motion of Mr. Rumsey,

The House concurred, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr.	Allen,	Mr.	Cross,	Mr.	Jones,	Mr.	Simpson,	
	Anderson,		Damon,		Killean,		Snow,	
	Ashton,		Dickson,		Kirby,		Spencer,	
	Baldwin,		Diekema,		Lincoln,		Stuart, .	
	Bardwell,		Dougherty,		Manly,		Thompson,	
	Baumgardner,		Douglass		McCormick,		Tindall,	
	Beecher,		Dunbar,		Mulvey,		VanOrthwi	ck,
	Bettinger		Eldred,		Ogg,		Vickary,	-
	Bentley,		Goodrich,		Oviatt,		Vroman,	
	Breen,		Green,		Pettit,		Washburn,	
	Brock,		Grenell,		Pierce,		Watson, F.	Н.,
	Burr,		Harper,		Preston,		Watson, H.	
	Cady,		Haskin,		Reader,		Watts,	
	Cannon,		Herrington,		Rentz,		Webber,	
	Case,		Hill,		Robinson, J. W.		Wellman,	
	Chamberlain,		Hoaglin,		Robinson, R.,		Wilson,	
	Cole,		Holt,		Rounsville,		Wood,	
	Crocker,		Hunt,		Rumsey,		Speaker,	72
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NAYS.

Mr. Baker, W. A., Mr. Hosford, Mr. Kelly, Mr. Pardee, Bates,

The question then being on concurring in the amendment made by the Senate to the title of the bill,

The House concurred.

On motion of Mr. Rumsey,

By a vote of two-thirds of all the members elect, the bill was ordered to take effect sixty days after its approval by the Governor.

The bill was then referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, May 25, 1887.

To the Speaker of the House of Representatives:

SIR—I am instructed to return to the House the following bill:

House bill No. 863 (file No. 180), entitled

A bill to punish a male person above 15 years of age for indecent and improper liberties with a female child under 14 years of age,

And to inform the House that the Senate has amended the same, as fol-

lows, viz:

- 1. By striking out of line 2 of section 1 the word "fifteen" and inserting in lieu thereof the word "fourteen;"
- 2. By striking out of line 3 of section 2 the word "fifteen" and inserting in lieu thereof the word "fourteen;"

And further to inform the House that the Senate has amended the title to the bill as follows:

By striking out the word "fifteen" and inserting in lieu thereof the word "fourteen."

In the passage of which, as thus amended and with the title so amended, the Senate has concurred by a majority vote of all the Senators elect.

Very respectfully, LEWIS M. MILLER,

Secretary of the Senate.

Pending the order that the message lie over one day under the rules,

Mr. Preston moved to suspend the rule requiring amendments made to bills by the Senate to be laid over one day.

Which motion prevailed, two-thirds of all the members present voting therefor.

The question being on concurring in the amendments made by the Senate to the bill.

On motion of Mr. Preston,

The House concurred, a majority of all the members elect voting therefor, by yeas and nays as follows:

YEAS.

Mr. Abbott,	Mr. Cole,	Mr. Hosford,	Mr. Robinson, R.,
Allen,	Crocker,	Jones,	Rounsville,
Anderson,	Damon,	Killean,	Rumsey,
Ashton,	Dickson,	Kirby,	Simpson,
Baker, W. A.,	Diekema,	Linton,	Spencer,
Baldwin,	Dougherty,	McCormick,	Stuart,
Bardwell,	Douglss,	McKie,	Thompson,
Bates,	Dunbar,	Mulvey,	Tindall,
Baumgardner,	Eldred,	Ogg,	VanOrthwick,
Beecher,	Engleman,	O'Keefe,	Vroman,
Bettinger,	Goodrich,	Oviatt,	Washburn,
Bentley,	Green,	Pardee,	Watson, H.
Brock,	Grenell,	Pettit,	Watts,
Burr,	Harper,	Pierce,	Webber,
Cady,	Herrington,	Powers,	Wellman,
Cannon,	Hill,	Preston,	Wilson,
Case,	Hoaglin,	Reader,	Wood,
Chamberlain,	Holt,	Rentz,	Speaker,
Chapell,	Hoobler,	Robinson, J. W	. 75
	N.	AYS.	C

The question then being on concurring in the amendment made by the Senate to the title of the bill,

The House concurred.

The bill was then referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, May 25, 1887.

To the Speaker of the House of Representatives:

SIR—I am instructed to return to the House the following bill:

House bill No. 414 (file No. 164), entitled

A bill to amend section numbered twenty-eight (28) of an act entitled An act to provide for the organization and powers of the supreme court, approved April 4. 1851, being section 6424 of Howell's compilation,

And to inform the House that the Senate has amended the same, as follows,

viz:

By striking out section 1, and inserting in lieu thereof the following, viz:

SECTION 1. The People of the State of Michigan enact, That section numbered twenty-eight (28) of an act entitled "An act to provide for the organization and powers of the supreme court," approved April 4, 1851, being section 6424 of Howell's annotated statutes of Michigan, be and is hereby amended so as to read as follows:

And further to inform the House that the Senate has amended the title to

the bill as follows:

By striking out the word "compilation" and inserting in lieu thereof the words "annotated statutes of Michigan."

In the passage of which, as thus amended, and with the title so amended. the Senate has concurred by a majority vote of all the Senators elect,

Very respectfully,

LEWIS M. MILLER. Secretary of the Senate.

Laid over one day under the rules.

The Speaker also announced the following:

SENATE CHAMBER. Lansing, May 24, 1887.

To the Speaker of the House of Representatives:

SIR—I am instructed by the Senate to transmit the following bill:

Senate bill No. 184, entitled

A bill making an appropriation for the relief of the sufferers by fire in the village of Lake Linden, in the county of Houghton, State of Michigan,

Which has passed the Senate by a two-thirds majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect, been ordered to take immediate effect, and in all of which the concurrence of the House is respectfully asked.

Very respectfully,

LEWIS M. MILLER, Secretary of the Senate.

The bill was read a first and second time by its title, and pending its reference to a committee,

On motion of Mr. Rumsey,

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The rules were suspended, two-thirds of all the members present voting therefor, and the bill was put upon its immediate passage.

It was then read a third time, and pending the taking of the vote on the

passage thereof,

Mr. Rumsey moved to amend the bill by inserting in section 4, after the words "certificates to draw his," the word "warrant."

Which motion prevailed, two-thirds of all the members present voting

therefor.

The bill was then not passed, two-thirds of all the members elect not voting therefor, by yeas and nays, as follows:

YEAS.

Mr.	Abbott,	Mr.	Crocker,	Mr.	Hunt,	Mr.	Rentz,	
	Allen,		Cross,		Jones,		Robinson,	J.W.
	Baker, W. A.,		Dickson,		Killean,		Robinson, l	R.,
	Baldwin,		Diekema,		Kirby,		Rounsville,	
	Bardwell,		Dougherty,		Lakey,		Rumsey,	
	Bates,		Douglass,		Lincoln,		Stuart,	
	Baumgardner,		Eldred,		McCormick,		Vickary.	
	Bettinger,		Engleman,		Mulvey,		Vroman,	
	Breen,		Goodrich,		Ogg,		Washburn,	
	Brock,		Green,		O'Keefe,		Watson, F.	H.
	Cady,	•	Grenell,		Perkins,		Watson, H.	,
	Cannon,		Harper,		Pierce,		Watts,	•
	Case,		Hill,		Powers,		Webber,	
	Chamberlain,		Hoaglin,		Preston,		Wellman,	
	Chapell,		Hosford,		Reader,		Wilson,	60
N A TO								

NAYS.

Mr. Beecher.

Mr. Beecher moved to reconsider the vote by which the House refused to pass the bill.

Which motion prevailed.

The question being on the passage of the bill,

On motion of Mr. Rumsey,

The bill was laid upon the table.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, May 25, 1887.

To the Speaker of the House of Representatives:

SIR—I am instructed by the Senate to return to the House the following bills:

1. House bill No. 58 (file No. 123), entitled

A bill to provide for laying out and establishing a State road in Bay county, to be known as the Bay City and Au Sable State road extension.

2. House bill No. 61 (file No. 64), entitled

A bill to amend the title of act numbered 379 of the local acts of the Legislature of the State of Michigan for the year 1885, and to amend section 2 of said act, being an act entitled "An act to authorize the county of Bay to buy and maintain or build a bridge across the Saginaw river."

Which were re-transmitted to the Senate upon its request tor the same,

And to inform the House that the Senate has taken no further action on said bills, but returns the same to the House for its action.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

Mr. Brock moved that the further consideration of the two named bills be indefinitely postponed.

Pending which,

On motion of Mr. Green,

The two named bills were laid on the table.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, May 25, 1887.

To the Speaker of the House of Representatives:

SIR-I am instructed to return to the House the following bill:

House bill No. 118 (file No. 51), entitled

A bill to provide for the adoption and change of name of minors, and for making them heirs-at-law of the person or persons adopting them,

And to inform the House that the Senate has amended the same as fol-

lows, viz:

By inserting in line 24 of section 1, after the word "reside" the words "in case such child is an inmate of a State institution such instrument may be filed with the judge of probate of the county within which such institution is located."

In the passage of which, as thus amended, the Senate has concurred by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect has ordered the same to take immediate effect.

Very respectfully,

LEWIS M. MILLER,
Secretary of the Senate.

Pending the order that the message lie over one day under the rules,

Mr. Perkins moved to suspend the rule requiring amendments made to bills by the Senate to be laid over one day.

Which motion prevailed, two-thirds of all the members present voting

The question being on concurring in the amendment made by the Senate to the bill,

On motion of Mr. Perkins,

The House concurred, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

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Mr. Cross,	Mr. Killean,	Mr. Rounsville,
Damon,	Kirby,	Rumsey,
Diekema,	Lincoln,	Snow,
Dougherty,	Linton,	Spencer,
, Douglass,	Manly,	Stuart,
Eldred,	McKie,	Thompson,
Goodrich,	Mulvey,	Tindall,
Green,	Ogg,	Van Orthwick,
drenell,	O'Keefe,	Vickary,
	Damon, Diekema, Dougherty, Douglass, Eldred, Goodrich, Green,	Damon, Kirby, Diekema, Lincoln, Dougherty, Linton, Douglass, Manly, Eldred, McKie, Goodrich, Mulvey, Green, Ogg,

Mr. Beecher, Mr. Harper, Mr. Oviatt, Mr. Watson, F. H. Bettinger, Perkins, Watson, H., Haskin, Herrington, Pettit, Bentley, Watts. Breen, Hill, Pierce. Webber. Burr. Hoaglin, Powers. Wellman. Holt, Williams, T.H. Preston. Cadv. Case, Hoobler. Reader, Wllliams, W.W. Chamberlain. Hunt, Rentz, Wilson, Chapell, Jones. Robinson, J. W. Wood, Robinson, R., Cole, Kelley, Speaker. 76

NAYS.

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The bill was then referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, May 25, 1887.

To the Speaker of the House of Representatives :

SIR-I am instructed to return to the House the following bill:

House bill No. 285 (file No. 370), entitled

A bill to amend sections 4, 5, 7, 12 and 14, of chapter 21 of Howell's annotated statutes, being compiler's section 799, 801, 802, 807 and 809, relative to partion fences.

And to inform the House that the Senate has amended the same as fol-

By inserting in line 5 of section 14 after the word "refuse," the words "for thirty days."

In the passage of which as thus amended the Senate has concurred by a majority vote of all the Senators elect.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

Pending the order that the message lie over one day under the rules,

Mr. McKie moved to suspend the rule requiring amendments made to bills by the Senate to be laid over one day.

Which motion prevailed, two-thirds of all the members present voting therefor.

The question being on concurring in the amendments made by the Senate to the bill,

On motion of Mr. McKie,

The House concurred, a majority of all the members elect voting therefor by yeas and nays, as follows:

YEAS.

Mr. Abbott, Mr. Damon, Mr. Kirby, Mr. Robinson, R., Allen. Dickson. Lakev. Rogers. Dougherty, Linton, Rounsville, Ashton, Baker, W. A., Manly, Rumsey, Eldred, Engleman. McCormick. Simpson, Baldwin. Spencer, Bardwell, Goodrich, McKie,

Mr.	Bates,	Mr. Green,	Mr. Mulvey,	Mr. Stuart,
	Baumgardner,	Grenell,	Ogg,	VanOrthwick,
	Beecher,	Harper,	Oviatt,	Vickary,
	Bettinger,	Haskin,	Pardee,	Vroman,
	Bentley,	Hill,	Pettit,	Washburn,
	Breen,	Hoaglin,	Pierce,	Watson, H.,
	Brock,	Holt,	Powers,	Watts,
	Cady,	Hosford,	Preston,	Webber,
	Case,	Hunt,	Reader,	Wellman,
	Cole,	Kelley,	Rentz,	Wilson,
	Crocker,	Killean,	Robinson, J. W.	
	Cross,	·	•	69

NAYS.

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The bill was then referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, May 25, 1887.

To the Speaker of the House of Representatives:

SIR—I am instructed to return to the House the following bill:

House bill No. 721, entitled

A bill to authorize the township of Portland, Ionia county, to borrow money to be used in the construction of a bridge and to issue bonds therefor,

In the passage of which the Senate has concurred by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect has ordered the same to take immediate effect.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

The bill was referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, May 25, 1887.

To the Speaker of the House of Representatives:

SIR-I am instructed by the Senate to re-transmit the following bill:

Senate bill No. 470, entitled

A bill to amend section 22 of act No. 134 of the session laws of 1859, entitled "An act to incorporate the city of Niles," approved February 12, 1859, as amended by the several acts supplemental or amendatory thereto, and to add three new sections thereto to stand as sections 54, 55 and 56 of said act,

In compliance with the request of the House for the same, this day received.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

Mr. McKie moved to suspend the rule limiting the time within which a motion to reconsider a vote may be made,

Which motion prevailed, two-thirds of all the members present voting therefor.

Mr. McKie moved to reconsider the vote by which the House passed the bill.

Which motion prevailed.

The question being on the passage of the bill,

On motion of Mr. McKie,

The bill was referred to the committee on municipal corporations.

Mr. Wellman moved that a respectful message be sent to the Senate asking the return to the House of

Senate bill No. 235, entitled

A bill to incorporate the city of Marine City, in the county of St. Clair, and repeal act No. 328 of the local acts of 1885, approved April 23, 1885, entitled "An act to re-incorporate the village of Marine City, in St. Clair county."

Which motion prevailed.

Mr. Manly moved to take from the table

House bill No. 363, entitled

A bill prescribing certain duties of telephone companies, prohibiting discrimination between patrons, to regulate the rental allowed for the use of telephones and fixing a penalty for its violation.

Which motion prevailed. On motion of Mr. Manly,

The bill was referred to the committee on State affairs.

On motion of Mr. Brock,

Leave of absence was granted to himself indefinitely.

On motion of Mr. Preston,

The House took a recess until 2 o'clock this afternoon.

AFTERNOON SESSION.

2 o'clock P. M.

The House met and was called to order by the Speaker.

Roll called: quorum present.

Mr. Green moved to take from the table

1. House bill No. 58 (file No. 123), entitled

A bill to provide for laying out and establishing a State road in Bay county, to be known as "The Bay City and Au Sauble State road extension."

2. House bill No. 61 (file No. 64), entitled

A bill to amend the title of act numbered 379 of the local acts of the Legislature of the State of Michigan for the year 1885, and to amend section 2 of said act, being an act entitled "An act to authorize the county of Bay to buy and maintain or build a bridge across the Saginaw river."

Which motion prevailed. On motion of Mr. Green,

The clerk was instructed to transmit the two bills to the Governor for his consideration.

Mr. Dougherty moved to take from the table

House bill No. 763, entitled

A bill to authorize the board of control of State swamp lands to make an appropriation of swamp lands to dredge and improve the water course between Bellare and the waters of Torch Lake, in Antrim county.

Which motion prevailed.

On motion of Mr. Dougherty,

The bill was referred to the committee on State affairs.

On motion of Mr. McKie,

Leave of absence was granted to himself indefinitely.

On motion of Mr. Spencer,

Leave of absence was granted to himself until Tuesday next.

Mr. Hosford offered the following:

Resolved, That the House committee clerks be placed for the femainder of the session, subject to assignment to work in the engrossing and enrolling room, by the chairman of the committee on engrossment and enrollment.

Which was adopted.

The House resumed the order of

MESSAGES FROM THE SENATE.

The Speaker announced the following:

SENATE CHAMBER, Lansing, May 25, 1857.

To the Speaker of the House of Representatives:

SIR-I am instructed to return to the House the following bill:

House bill No. 57 (file No. 243), entitled

A bill to amend sections 13 and 16 of chapter 3; sections 1, 2, 4, 18, 22, 24, 25 and 33 of chapter 4; sections 2, 3 and 4 of chapter 5; section 1 of chapter 6; sections 1, 8, 9, 13, 15, 17, 21, 25 and 65 of chapter 7; section 1 of chapter 8; sections 1, 7 and 8 of chapter 10; sections 9, 20, 24 and 28 of chapter 11; and to repeal sections 2, 3, 4, 5, 6, 7 and 66 of chapter 7; and sections 2 and 3 of chapter 8, of an act envitled "An act to provide a charter for the city of Detroit, and to repeal all acts and parts of acts in conflict therewith," approved June 7, 1883, and to add to chapter 8 of said act four new sections to stand as sections 2, 3, 4 and 5, so as to abolish the board of councilmen and to establish a board of estimates in and for the city of Detroit.

And to inform the House that the Senate has adopted a substitute for the same, being

Senate file No. 243, entitled

A bill to amend sections 13 and 16 of chapter 3; sections 1, 2, 4, 18, 22, 24, 25 and 33 of chapter 4; sections 2, 3 and 4 of chapter 5; section 1 of chapter 6; sections 1, 8, 9, 13, 15, 17, 21, 25 and 65 of chapter 7; section 1 of chapter 8; sections 9, 20, 24 and 28 of chapter 11; and to repeal sections 2, 3, 4, 5, 6, 7 and 66 of chapter 7; and sections 2 and 3 of chapter 8, of an act entitled An act to provide a charter for the city of Detroit, and to repeal all acts and parts of acts in conflict therewith, approved June 7, 1883; and to add to chapter 8 of said act four new sections to stand as sections 2, 3, 4 and 5, so as to abolish the board of councilmen and to establish a board of estimates in and for the city of Detroit,

Which bill so substituted has passed the Senate by a majority vote of all the Senators elect, and in which the concurrence of the House is respectfully asked.

Very respectfully,

LEWIS M. MILLER, Secretary of the Senate. The substitute bill was read a first and second time by its title, and pending its reference to a committee,

On motion of Mr. Grenell,

The rules were suspended, two-thirds of all the members present voting therefor, and the bill was put upon its immediate passage.

The bill having been read a third time, and the question being upon its

passage, pending the taking of the vote thereon,

Mr. Stuart moved to amend the bill by adding to chapter 8 a new section,

to stand as section 6, and to read as follows:

SECTION 6. Provided that there shall be submitted to the regularly qualified electors of the city of Detroit at the next general election, the question of adopting the foregoing amendment to the charter of the city of Detroit, and if the majority of those voting thereon shall vote affirmatively, then the amendments shall be adopted and the act take effect, but if the majority of those voting thereon shall not vote affirmatively, then the amendments proposed in this bill shall be null and void. The said vote shall be by a separate ballot and each person voting in favor of the amendments shall have written or printed on his ballot the words "For the revised charter, yes," and each person voting against the amendments shall have written or printed on his ballot the words "For the revised charter, no." The yote and returns shall be taken and returned in the same manner as the city elections are regularly handled.

On agreeing to which,

Mr. Cady,

Harper,

Case,

Mr. Hosford demanded the yeas and nays.

Mr. Pierce,

Powers,

The demand was seconded, and the motion to amend the bill did not prevail by yeas and nays, as follows:

YEAS.

Mr. Rounsville,

Snow,

Mr. Vroman,

Washburn,

	Hosford,		Preston		Stuart,		Webber,	
	Manly,		Rentz,		Vickary,		Wood,	
	McKie,		•		•			17
				NAY	S.			
Mr.	Abbott,	Mr.	Chapell,	Mг.	Holt,	Mr.	Robinson,	R.,
	Allen,		Cole,		Hunt,		Rogers,	•
	Anderson,		Crocker,		Jones,		Rumsey,	
	Ashton,		Damon,		Kelley,		Simpson,	
	Bardwell,		Dickson,		Kirby,		Spencer,	
	Bates,		Dougherty,		McCormick,		Thompson	,
	Baumgardner,		Eldred,		Mulvey,		VanOrthw	
	Beecher,		Goodrich,		Ogg,		Watson, F	'. H.
	Bettinger,		Grenell,		Oviatt,		Watson, H	
	Breen,		Haskin,		Perkins,		Watts,	•
	Burr,		Hill,		Pettit,		Williams,	w.w
	Cannon,		Hoaglin,		Reader,		Speaker,	

Mr. Herrington moved to amend the bill by striking out in lines 1 and 2, section 7, chapter 8, the words "all nominations by the mayor shall be made to and be confirmed by the common council;" also by striking out in line 1, chapter 4, section 2, the words "by the common council on the nomination

23

of;" also by striking out in chapter 7, section 8, the words "all nominations by the mayor shall be made to and be confirmed by the common council."

On agreeing to which,

Mr. Herrington demanded the yeas and nays.

The demand was seconded, and the motion to amend the bill did not prevail, by yeas and nays, as follows:

YEAS.

Mr. Allen,	Mr. Hoobler,	Mr. Powers,	Mr. Stuart,	
Breen,	Hosford,	Preston,	Vroman,	
Cady,	Lincoln,	Rentz,	Washburn,	
Cannon,	Manly,	Robinson, J. W.	Webber,	
Harper,	McKie,	Rounsville,	Wellman,	
Herrington,	Perkins,	Snow,	Wilson,	
Holt,	Pierce,	-		26

NAYS.

Mr. Abbott,	Mr. Cole,	Mr. Hunt,	Mr. Reader,
Anderson,	Damon,	Jones,	Robinson, R.,
Ashton,	Dickson,	Kelley,	Rogers,
Bates,	Dougherty,	Kirby,	Rumsey,
Baumgardner,	Douglass,	Lakey,	Spencer,
Beecher,	Eldred,	Makelim,	Thompson,
Bettinger,	Green,	Ogg,	VanOrthwick,
Burr,	Grenell,	O'Keefe,	Watson, H.,
Case,	Haskin,	Oviatt,	Williams, W. W
Chapell,	Hill,	Pettit,	39

The substitute bill was then passed, a majority of all the members elect voting therefor by yeas and nays, as follows:

YEAS.

Mr. Abbott,	Mr. Chapell,	Mr. Holt,	Mr. Robinson, R.,
Allen,	Cole,	Hunt,	Rogers,
Anderson,	Damon,	Jones,	Rumsey,
Ashton,	Dickson,	Kelley,	Simpson,
Baker, W. A.,	Diekema,	Kirby,	Spencer,
Bardwell,	Dougherty,	Lakey,	Thompson,
Bates,	Douglass,	Makelim,	Tindall,
Baumgardner,	Eldred,	McCormick,	VanOrthwick,
Beecher,	Goodrich,	Ogg,	Watson, F. H.,
Bettinger,	Green,	O'Keefe,	Watts,
Breen,	Grenell,	Oviatt,	Williams, T. H.
Burr,	Haskin,	Perkins,	Williams, W. W
Cannon,	Hill,	Pettit,	Speaker,
Case,	Hoaglin,	Reader,	55

NAYS.

Mr. Baldwin,	Mr. Lincoln,	Mr. Rentz,	Washburn,
Cady,	Manly,	Robinson, J. W.	Watson, H.,
Engleman,	McKie,	Rounsville,	Webber,
Harper,	Pierce,	Snow,	Wellman,
Herrington,	Powers.	Stuart,	Wilson,
Hosford	Preston	Vromen	•

Title agreed to.

The Speaker also announced the following:

SENATE CHAMBER.

Lansing, May 26, 1887.

To the Speaker of the House of Representatives:

SIR—I am instructed by the Senate to transmit the following joint resolution;

Senate joint resolution No. 24 (file No. 7), entitled Joint resolution for the relief of Livonia B. Perrine,

Which has passed the Senate by a vote of two-thirds of all the Senators elect, and by a vote of two-thirds of all the Senators elect, been ordered to take immediate effect, and in all of which the concurrence of the House is respectfully asked.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

The joint resolution was read a first and second time by its title, and referred to the committee on ways and means.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, May 26, 1887.

To the Speaker of the House of Representatives:

Sir-I am instructed to return to the House the following bill:

House bill No. 531 (file No. 171), entitled

A bill to provide for the punishment of crimes committed by any person while confined or before the expiration of his sentence in any of the penal institutions of this State,

In the passage of which the Senate has concurred by a majority vote of all the Senators elect, and by a vote of two-thirds of all the senators elect has ordered the same to take immeadiate effect.

Very respectfully.

LEWIS M. MILLER,

Secretary of the Senate.

The bill was referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, May 26, 1887.

To the Speaker of the House of Representatives:

SIR-I am instructed by the Senate to transmit the following bill:

Senate bill No. 181 (file No. 215), entitled

A bill to amend section 8 of chapter 1 of act No. 243 of the public acts of 1881, entitled "An act to revise and consolidate the laws relating to the establishment, opening, improvement and maintenance of highways and private roads, and the building, repairing, and preservation of bridges within this State," approved June 8, 1881, being continuous section 1303 of Howell's annotated statutes of Michigan.

Which has passed the Senate by a majority vote of all the senators elect, and in all of which the concurrence of the House is respectfully asked.

Very respectfully,

LEWIS M. MILLER, Secretary of the Senate. The bill was read a first and second time by its title and referred to the committee on roads and bridges.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, May 25, 1887.

To the Speaker of the House of Representatives:

SIR-I am instructed to return to the House the following bill:

House bill No. 79 (file No. 393, entitled

A bill making an appropriation for the support of the State agricultural college, for the erection and repair of buildings and other improvements at said college for the years 1887 and 1888,

In the passage of which the Senate has concurred by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect has ordered the same to take immediate effect.

Very respectfully,

LEWIS M. MILLER, Secretary of the Senate.

The bill was referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, May 26, 1887.

To the Speaker of the House of Representatives:

SIB-I am instructed to return to the House the following bill:

House bill No. 492 (file No. 138), entitled

A bill to mend section 1 of act 157 of the session laws of 1883, being compiler's section 7091 of Howell's annotated statutes, being an act entitled "An act to protect the rights of laborers,"

And to inform the House that the Senate has amended the same as fol-

lows, viz:

1. By inserting in line 3 of first proviso to section 1 after the word "that"

the words "at least twenty-four hours;"

2. By adding to section 1 the words "And provided further, That no attorney fee shall be allowed the plaintiff unless he shall obtain judgment for the whole amount demanded by him of the defendant before such suit was commenced; and in no case shall a greater attorney fee be recovered than the amount of damages recovered."

In the passage of which, as thus amended the Senate has concurred by a

majority vote of all the Senators elect.

Very respectfully,

LEWIS M. MILLER, Secretary of the Senate.

Pending the order that the message lie over one day under the rules,

Mr. Baumgardner moved to suspend the rule requiring amendments made to bills by the Senate to be laid over one day.

Which motion prevailed, two-thirds of all the members present voting therefor.

The question being on concurring in the amendments made by the Senate to the bill.

On motion of Mr. Baumgardner,

The House concurred, a majority of all the members elect voting therefor by yeas and nays, as follows:

YEAS.

Abbott, Allen, Anderson, Ashton, Baker, W. A. Baldwin, Bardwell. Bates, Baumgardner, Beecher, Breen, Cady, Cannon Case, Chappell, Cole.	Damon, Dickson, Dickson, Dickema, Dougherty, Eldred, Engleman, Goodrich, Grenell, Haskin, Hill, Hoaglin, Holt, Hoobler, Hunt, Kelley, Lincoln.	Linton, Manly, McCormick, McKie, Mulvey, Ogg, Oviatt, Perkins, Pettit, Preston Reader, Robinson, J. W Robinson, R., Rogers, Rumsey,	Simpson, Snow, Spencer, Thompson Tindall, Van Orthw Washburn Watson, Watts, Webber, Wellman, Williams,T Wilson, Wood, Speaker,	vi , H.	
Chappell, Cole,	Kelley, Lincoln,				

NAYS.

Mr. Rentz,

Mr. Stuart,

The bill was then referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, May 26, 1887. \(\)

To the Speaker of the House of Representatives:

SIR—I am instructed to return to the House the following bill:

House bill No. 598 (file No. 181), entitled

A bill to provide for blowers in establishments where emery wheels or emery belts are used,

And to inform the House that the Senate has amended the same as follows,

1. By striking out of line 5 of section 1 the word "all" and inserting in lieu thereof the word "the;"

2. By striking out sections 2 and 3 and inserting in lieu of section 2 the following, viz:

"Section 2. Any person, company or corporation who shall wilfully neglect or refuse to comply with the provisions of this act shall for each offense forfeit the sum of \$100 to be recovered in an action of debt in any court of competent jurisdiction;"

3. By re-numbering section 4 so as to stand as section 3.

In the passage of which, as thus amended, the Senate has concurred by a majority vote of all the Senators elect.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

Pending the order that the message lie over one day under the rules, Mr. Ogg moved to suspend the rule requiring amendments made to bills by the Senate to be laid over one day.

Which motion prevailed, two-thirds of all the members present voting therefor.

The question being on concurring in the amendments made by the Senate to the bill,

On motion of Mr. Ogg,

The House concurred, a majority of all the members elect voting therefor by yeas and nays as follows:

YEAS.

Mr.	Abbott,	Mr.	Dickson,	Mr.	Kelley,	Mr.	Rogers,
	Allen,		Diekema,		Linton,		Rounsville,
	Anderson,		Dougherty,		Makelim,		Rumsey,
	Ashton,		Eldred,		Manly,		Simpson,
	Bardwell,		Engleman,		McCormick,		Thompson,
	Bates,		Goodrich,		McKie,		VanOrthwick,
	Baumgardner,		Grenell,		Mulvey,		Vickary,
	Beecher,		Harper,		Ogg,		Washburn,
	Bentley,		Herrington,		O'Keefe,		Watson, H.,
	Breen,		Hill,		Oviatt,		Watts,
	Burr,		Hoaglin,		Perkins,		Wellman,
	Cady,		Holt,		Pettit,		Williams, T.H.,
	Chapell,		Hoobler,		Pierce,		Wilson,
	Chapman,		Hosford,		Reader,		Wood,
	Cole,		Hunt,		Robinson, J. W	7	Speaker,
	Damon,		Jones,		Robinson, R.		63
			N	AYS.	,		0

The bill was then referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, May 26, 1887.

To the Speaker of the House of Representatives:

SIR—I am instructed by the Senate to re-transmit the following bill: Senate bill No. 235, entitled

A bill to incorporate the city of Marine City, in the county of St. Clair, and repeal act No. 328 of the local acts of 1885, approved April 23, 1885, entitled "An act to re-incorporate the village of Marine City, in St. Clair county,"

In compliance with a request of the House for the same this day received.

Very respectfully,

LEWIS M. MILLER,
· Necretary of the Senate.

Mr. Snow moved to reconsider the vote by which the House refused to pass the bill, the objections of the Governor notwithstanding.

Pending which,

Mr. Rumsey rose to a question of order, and objected to the consideration of the motion to reconsider, on the ground that such action was contrary to the constitution of the State of Michigan, in that section 14 of article 4, must be regarded as final on that point. Said section reads as follows:

"Every bill and concurrent resolution, except of adjournment, passed by

the Legislature, shall be presented to the Governor before it becomes a law. If he approve, he shall sign it; but if not, he shall return it with his objections to the House in which it originated, which shall enter the objections at large upon their journal and reconsider it. On such reconsideration, if two-thirds of the members elected agree to pass the bill, it shall be sent with the objections to the other House, by which it shall be reconsidered. If approved by two-thirds of the members elected to that House, it shall become a law. In such case the vote of both Houses shall be determined by yeas and nays and the names of the members voting for and against the bill shall be entered on the journals of each House respectively."

The Journal of this House shows that the Governor did not approve the bill, but on the contrary vetoed it. He has but one veto. In the second place, the Journal shows that the House failed by its vote to approve the

bill, two-thirds of the members not voting therefor.

The constitution does not make provisions for such action as is here contemplated by this motion to reconsider the vo e which failed to pass this bill, the objections of the Governor to the contrary notwithstanding, nor are there precedents to be found in the records of our Legislature for this motion, and it is not competent for a rule of the liouse to take precedence over the plain meaning of the constitution.

Would it be held by the chair that if the bill had been passed by the House, the objections of the Governor notwithstanding, a motion to reconsider that vote would have been in order, and competent for the action of the House?

The Speaker decided that inasmuch as the vote now proposed to be reconsidered was taken in a manner expressly provided for by the constitution of the State, and having been thus taken, the decision must be considered final, and no motion to reconsider is in order.

Whereupon it was ordered that the bill be again returned to the Senate.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, May 26, 1887.

To the Speaker of the House of Representatives:

SIR-I am instructed to return to the House the following bill:

House bill No. 307, entitled

A bill granting the common council of the city of Kalamazoo power to vacate alleys within the corporate limits of said city,

In the passage of which the Senate has concurred by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect has ordered the same to take immediate effect.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

The bill was referred to the committee on engrossment and enrollment for enrollment.

MOTIONS AND RESOLUTIONS.

Mr. Herrington moved to discharge the committee of the whole from the further consideration of

House bill No. 662 (file No. 436), entitled

A bill to vacate the township of Carp Lake, in the county of Ontonagon. Which motion prevailed.

Mr. Herrington moved that the bill be put upon its immediate passage. Pending which,

Mr. Douglass moved that the bill be re-committed to the committee on towns and counties.

Mr. Dickson moved to amend the motion by adding thereto instructions that said committee report the bill back to the House not later than Thursday next.

Which was accepted.

The motion to commit, with instructions, then prevailed.

Mr. Diekema moved to take from the table House bill No. 600 (file No. 285), entitled

A bill to fix the per diem compensation of members of the State Legislature from the Upper Peninsula for and during the session of 1887.

Which motion prevailed.

The question being on the passage of the bill,

The bill was then passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS

Mr.	Abbott,	Mr.	Goodrich,	Mr.	Linton,	Mr.	Rumsey,
	Ashton,		Green,		Makelim,		Simpson,
	Baker W. A.,		Grenell,		Manly,		Snow,
	Baldwin,		Harper,		McCormick,		Spencer,
	Bates,		Herrington,		Ogg,		Stuart,
	Baumgardner,		Hoaglin,		O'Keefe,		Van Orthwick,
	Bettinger,		Holt,		Oviatt,		Washburn,
	Cady,		Hosford,		Perkins,		Wateon, F. H.,
	Case,		Hunt,		Powers,		Watson, H.,
	Cross,		Jones,		Reader.		Watts,
	Dickson,		Killean,		Rentz,		Wellman,
	Diekema,		Kirby,		Robinson, J. V	7	Williams, T. H
	Dougherty,		Lakey,		Robinson, R.,		Williams, W. W
	Engleman,		Lincoln,		Rogers,		Wood, 56.

NAYS.

Mr. Allen,	Mr. Cannon,	Mr. Haskin,	Mr. Rounsville,
Anderson,	Chapell,	Hill,	Tindall,
Bardwell,	Chapman,	Kelley,	Vroman,
Beecher,	Cole,	McKie,	Webber,
Bentley,	Crocker,	Pettit,	Wilson,
Burr,	Damon,	Pierce.	Speaker. 24

Title agreed to.

On motion of Mr. Diekema,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

Mr. W. Williams moved to take from the table,

House bill No. 916, entitled

A bill to regulate and govern the State house of correction and a branch of the State prison in the Upper Peninsula.

Which motion prevailed.

On motion of Mr. W. W. Williams.

The bill was referred to the committee on Upper Peninsula State prison.

UNFINISHED BUSINESS.

Being the consideration of the following resolution:

WHEREAS, The Legislature of the State of Ohio have formulated a plan for celebrating in an appropriate manner at Marietta, Ohio, in April 1888, the centennial anniversary of the ordinance of 1787, and the first settlements made in pursuance thereof on the territory of the Great North West; and

WHEREAS, The State of Ohio has through its Legislature and executive extended invitations to the States of Indiana, Illinois, Wisconsin and Michigan to formally participate in such centennial celebration, at Ma ietta, Ohio, in April, 1888, and also in an industrial and educational exposition to be held at Columbus, Ohio, in the autumn of the same year, therefore

Resolved, By the House of Representatives (the Senate concurring). That to the end that the State of Michigan may be properly represented and formally participate in such centennial celebration at Marietta, Ohio, and industrial and educational exposition at Columbus, Ohio, and the fraternal relations of the five great states once in common comprising the northwest territory, be properly observed and extended, the Governor be and hereby is directed to appoint five representative citizens of Michigan as commissioners of the centennial celebration of the ordinance of 1787, to whom the whole matter of such celebration and exposition shall be referred, with authority to conduct and manage the same in such manner as to them shall seem best, without expense or liability to the State of Michigan. It being the design and purpose of this resolution that all expenditures of money necessary to carry out the same shall be borne by the philanthropic and patriotic citizens of our State.

The question being on the adoption of the resolution,

The resolution was adopted.

The House then took up the order of

REPORTS OF STANDING COMMITTEES.

By the committee on local taxation:

The committee on local taxation, to whom was referred

House bill No. 889, entitled

A bill to appropriate the sum of \$8,000 to repair the Wildfowl Bay and Cass City State road in Tuscola and Huron counties, and appoint special commissioners on the same.

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, with the accompanying substitute therefor, entitled

A bill to authorize the village of Sand Beach, in Huron county, to borrow money for the purpose of building a public hall in said village of Sand Beach,

Recommending that the substitute be concurred in, and that the substitute do pass, and ask to be discharged from the further consideration of the subject.

A. T. CASE, Chairman.

Report accepted and committee discharged.

On motion of Mr. Case.

The House concurred in the adoption of the substitute reported by the committee.

The bill was then ordered printed, referred to the committee of the whole, and placed on the general order.

By the committee on local taxation:

The committee on local taxation, to whom was referred,

House bill No. 748, entitled

A bill to authorize the city of Saginaw and certain townships of Saginaw county to raise money to buy and maintain as a free bridge the bridge now owned and operated by the State Road Bridge company as a toll bridge across the Tittabawassee river, in Saginaw county,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, with the accom-

panying substitute therefor, entitled

A bill to authorize the city of Saginaw to purchase and maintain the State road bridge across the Tittabawassee river in the county of Saginaw and the approaches and appurtenances thereto for a free public highway and to issue bonds for that purpose, and to authorize any township or townships in Saginaw county to contract with said city for the purpose of aiding said city in such purchase and maintenance, and to authorize such townships to raise money by taxation, and to issue bonds for such purpose,

Recommending that the substitute be concurred in, and that the substitute do pass, and ask to be discharged from the further consideration of the

subject.

A. T. CASE, Chairman.

Report accepted and committee discharged.

On motion of Mr. Snow,

The House concurred in the adoption of the substitute reported by the committee.

The bill was then ordered printed, referred to the committee of the whole, and placed on the general order.

By the committee on local taxation:

The committee on local taxation, to whom was referred

House bill No. 649, entitled

A bill to provide for the holding of elections for the township of Benton,

in the county of Berrien, within the corporate limits of the city,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, with the accompanying substitute therefor, entitled

A bill to authorize the village of Benton Harbor to raise money in aid of the construction of water works and to furnish water supply for said village.

Recommending that the substitute be concurred in and that the substitute do pass, and ask to be discharged from the further consideration of the subject.

A. T. CASE, Chairman.

Report accepted and committee discharged.

On motion of Mr. W. A. Baker,

The House concurred in the adoption of the substitute reported for the bill by the committee.

On motion of Mr. W. A. Baker,

The rules were suspended, two-thirds of all the members present voting therefor, and the bill was put upon its immediate passage.

The bill was then read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr.	Abott Allen,	Mr.	Cole, Damon,	M	r. Killean, Kirby,	Mr.	Rounsville, Rumsey,
	Anderson,		Dickson,		Lakey,		Simpson,
	Ashton,		Diekema,		Linton,		Spencer,
	Baker, W. A.,		Doughtery,		'Makelim,		Thompson,
	Bardwell,		Douglass,		Manly,		Tindall,
	Bates,		Eldred,		McCormick,		VanOrthwick,
	Baumgardner,		Goodrich,		McGregor,		Vickary,
	Beecher,		Green,		McKie,		Vroman,
	Bettinger,		Grenell,		Mulvey,		Watts,
	Bentley,		Haskin,		Oviatt,	•	Webber,
	Burr,		Hill,		Perkins,		Wellman,
	Cady,		Hoaglin,		Pettit,		Williams, T.H.
	Cannon,		Holt,		Preston,		Williams, W.W
	Case,		Hoobler,		Robinson, J.	W.	Wilson,
	Chapell,		Hunt,		Robinson, R	le g	Wood,
	Chapman,		Kelley,		Rogers,	•	67
				NAY	S.		0

Title agreed to.

On motion of Mr. W. A. Baker,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

By the committee on municipal corporations:

The committee on municipal corporations, to whom was referred

Senate bill No. 470 entitled

A bill to amend section 22 of act No. 134 of the session laws of 1859, entitled An act to incorporate the city of Niles, approved February 12th, 1859, as amended by the several acts supplemental or amendatory thereto, and to add three new sections thereto to stand as sections 54, 55 and 56 of said act,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, with amendments thereto, recommending that the amendments be concurred in, and that the bill when so amended do pass, and ask to be discharged from the further consideration of the subject.

ERASTUS N. BATES, Chairman.

Report accepted and committee discharged.

On motion of Mr. McKie.

The House concurred in the amendments made to the bill by the committee.

The question being on the passage of the bill,

The bill was then passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Abbott,	Mr. Dougherty,	Mr. Manly,	Mr. Stuart,
Allen,	Douglass,	McKie,	Thompson,
Ashton,	Goodrich,	Mulvey,	Tindall,
Baker, W. A.,	Green,	Oviatt,	Van Orthwick,
Bardwell,	Grenell,	Perkins,	Vickary,
Bates,	Harper,	Pettit,	Vroman,

Mr.	Baumgardner, Mr. Beecher, Bettinger, Bentley, Canlon, Case, Chapell, Cole, Damon, Dickson,	Hill, Hoaglin, Holt, Jones, Kelley, Killean, Kirby, Lakey, Linton,	Mr.	Pierce, Preston, Reader, Robinson,J.W. Rogers, Rounsville, Rumsey, Simpson, Snow, Spencer,	Washburn, Watson, H., Watts, Webber, Wellman, Williams, T. Williams, W. Wilson, Wood, Speaker,
	Diekema,	Makelim,		spencer,	Speaker,

NAYS.

86 0

Title agreed to.

On motion of Mr. W. A. Baker,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

GENERAL ORDER.

On motion of Mr. Damon,

The House went into committee of the whole on the general order,

Whereupon the Speaker called Mr. Preston to the chair.

After some time spent therein, the committee rose, and, through their chairman made the following report:

The committee of the whole have had under consideration the following bill:

1. House bill No. 867 (file No. 380), entitled

A bill to amend section 33, of chapter 7, and sections 1, 33, 34, 35 and 36 of chapter 11 of act No. 326, of the session laws of 1883, entitled An act to provide a charter for the city of Detroit, and to repeal all acts and parts of acts in conflict therewith, approved June 7, 1883,

Have made no amendments thereto, and have directed their chairman to

report the same back to the House, and recommend its passage.

The committee of the whole have also had under consideration the following bills:

2. House bill No. 866 (file No. 406, entitled

A bill to protect primary elections and conventions of political parties and to punish offences committed thereat in the city of Detroit.

3. House bills Nos. 304 and 617(file No. 430), entitled,

A bill to amend sections 2, 5, 6, 7 and 8 of act No. 246 of the session laws of 1861, entitled "An act to provide for the erection and maintanance of shutes for the passage of fish through the dams across the streams of this State, as amended by the several acts amendatory thereof and supplementary thereto, the same being sections 2150, 2153, 2154, 2155 and 2156 of Howell's annotated statutes.

Have made sundry amendments thereto, and have directed their chairman to report the same back to the House asking concurrence therein, and recommend their passage.

S. H. PRESTON, Chairman.

Report accepted and committee discharged.

The first named bill was placed on the order of third reading. On motion of Mr. Bates,

The House concurred in the amendments made by the committee to the second and third named bills, and they were placed on the order of third reading.

On motion of Mr. Ogg,

Leave of absence was granted to himself until Monday next.

On motion of Mr. Manly,

Leave of absence was granted to himself until Tuesday next.

On motion of Mr. Haskin,

The House adjourned.

Lansing, Friday, May 27, 1887.

The House met pursuant to adjournment and was called to order by the Speaker.

Prayer by Rev. Mr. Franklin. Roll called: quorum present.

Absent without leave: Messrs. Douglass, Green, Lincoln, F. H. Watson and T. H. Williams.

On motion of Mr. Vickary,

Leave of absence was granted to Mr. Douglass until Wednesday next.

On motion of Mr. Cross,

Leave of absence was granted to himself until Wednesday next.

On motion of Mr. Thompson,

Leave of absence was granted to Mr. Lincoln for the day.

On motion of Mr. Engleman,

Leave of absence was granted to himself until Wednesday next.

On motion of Mr. Watts,

Leave of absence was granted to Mr. T. H. Williams for the day.

On motion of Mr. Chappell,

Leave of absence was granted to Mr. F. H. Watson for the day.

Mr. Herrington offered the following:

Resolved (the Senate concurring), That when the Legislature adjourn to-day, it stand adjourned until Tuesday next at 2 o'clock P. M.

Pending the order that the resolution lie over one day under the rules,

On motion of Mr. Herrington

The rules were suspended, two-thirds of all the members present voting therefor, and the resolution was put upon its immediate consideration.

Mr. Rumsey moved that the resolution be amended by making the hour 9:30 o'clock P. M.,

Which was accepted.

The resolution as amended was then adopted.

Mr. Snow arose to a question of privilege in that an omission appears in the proceedings of the House of Wednesday, the 25th inst., as follows:

The following bill being under consideration, viz:

House bill No. 667, entitled

A bill to amend the charter of the city of Saginaw and to repeal act No. 237, local acts of 1883, entitled "An act to revise and amend the charter

of the city of Saginaw and to repeal act No. 496 of the laws of 1867, entitled an act to revise and amend the charter of the city of Saginaw, approved Feb. 5, 1859, as amended by act No. 338, local acts of 1885, approved April 29, 1885,

Mr. T. H. Williams offered certain amendments to the Senate amendments

then pending.

Whereupon,

Mr. Herrington offered a resolution relative thereto, which does not ap-

pear in the journal, and which was as follows:

"Resolved, That the amendments of the gentleman from Jackson be printed in the journal, and the bill, together with all amendments thereto, be referred to the committee on municipal corporations and the committee are instructed to report by Tuesday noon of next week."

Which resolution was not agreed to.

The Speaker announced that the proper correction and entry would be made in the journal of to-day.

PRESENTATION OF PETITIONS.

No. 1273. By Mr. Watts: Petition of 422 citizens of Jackson county asking for municipal suffrage for women.

On demand of Mr. Watts,

The petition was read at length and spread at large on the journal as follows:

To the Senate and House of Representatives of the State of Michigan:

The undersigned citizens of the county of Jackson, believing that taxation and representation should go together, that rights and burdens should always correspond with each other, and as we know taxation without representation was the ground of complaint with our fathers, it being claimed that it was tyrannical and oppressive. On it was based the war of the revolution. It was the pretext of a seven years' bloody conflict with the mother country, and caused our separation from it. The same cause for rebellion exists to-day. For more than a century the nation has attempted to stand upon the same injustice which inaugurated the war of 1776. Therefore we most respectfully petition your honorable bodies to grant to female taxpayers the same rights of suffrage granted by the statutes and laws of Michigan to the males.

Referred to the committee on elections.

No. 1274. By Mr. Hoobler: Petition of John Bullock and many others asking permission to bond their township of Deep River in Arenac county.

On demand of Mr. Hoobler,

The petition was read at length and spread at large on the journal, as follows:

Sterling, Mich., May 9, 1887.

To the Honorable the Senate and House of Representatives of the State of Michigan, Lansing, Michigan:

Your petitioners would respectfully represent that they are residents and freeholders in the township of Deep River, county of Arenac, and State of Michigan.

Your petitioners would further represent that the said township is embarreased by outstanding obligations of the town issued for construction of highways in said township amounting to three thousand dollars (\$3,000) or thereabouts, of which one thousand dollars (\$1,000) is in a bond due December 15th, 1887; two thousand dollars (\$2,000) or thereabouts, is in highway orders, part due; that these orders were issued in good faith by the different highway commissioners to the full amount of the taxes levied, but of which a considerable part have never been paid and now stand as a credit to the township, amounting to three thousand dollars (\$3,000) or thereabouts in delinquent taxes drawing interest.

Your petitioners therefore respectfully pray that the said township of Deep River be authorized by law, by a vote of the electors of said township, at a special election to be called by the township board thereof, to issue and negotiate the bonds of the said township to the amount of three thousand dollars, in such denominations as may be determined and designated by said board, payable within ten years, at a reasonable rate of interest. The money arising from the sale of said bonds to be used in extinguishing the afore-

mentioned obligations. And your petitioners would ever pray.

Referred to the committee on local taxation.

REPORTS OF STANDING COMMITTEES.

By the committee on municipal corporations:

The committee on municipal corporations, to whom was referred

House bill No. 491, entitled

A bill detaching certain lands from the township of Fort Gratiot, in the county of St. Clair, and organizing the same into a new township to be known as the township of Huronia,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, with the accompany-

ing substitute therefor, entitled

A bill to incorporate the city of Marine City, in the county of St. Clair, and to repeal act No. 328, of the local acts of 1885, entitled "An act to re-incorporate the village of Marine City," approved April 23, 1885.

Recommending that the substitute be concurred in and that the substitute do pass, and ask to be discharged from the further consideration of the sub-

ject.

ERASTUS N. BATES, Chairman.

Report accepted and committee discharged.

On motion of Mr. Wellman,

The House concurred in the adoption of the substitute reported by the committee.

The bill was then ordered printed, referred to the committee of the whole and placed on the general order.

By the committee on local taxation:

The committee on local taxation, to whom was referred

House bill No. 650, entitled

A bill to authorize the township of Clam Union, in Missaukee county, to borrow money to be used in public improvements in and for the benefit of said township, and to issue bonds therefor,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, with the accompany-

ing substitute therefor, entitled

A bill to authorize the township of Deep River, Arenac county, to borrow

\$3,000 to be used in paying outstanding obligations created by the construc-

tion and improvement of highways in and for said township.

Recommending that the substitute be concurred in and that the substitute do pass, and ask to be discharged from the further consideration of the subject.

A. T. CASE, Chairman.

Report accepted and committee discharged.

On motion of Mr. Hoobler,

The House concurred in the adoption of the substitute reported by the committee.

On motion of Mr. Hoobler,

The rules were suspended, two-thirds of all the members present voting therefor, and the bill was put upon its immediate passage.

The bill was then read a third time and passed, a majority of all the

members elect voting therefor, by yeas and nays, as follows:

YEAS.

Abbott,	Mr.	Chapman,	Mr.	Lakey,	Mr.	Rogers,	
Allen,		Cole,		Makelim,		Rounsville,	
Anderson,		Damon,		McCormick,		Rumsey,	
Ashton,		Dickson,		Mulvey,		Snow,	
Baker S.,		Diekema,		O'Keefe,		Stuart,	
Baldwin,				Oviatt,		Thompson,	
Bardwell,		Dunbar,		Pardee,		Tindall,	
Baumgardner		Eldred,		Perkins,		VanOrthwic	sk,
Beecher,		Goodrich,		Pettit,		Vickary,	
Bentley,		Grenell,		Pierce,		Vroman,	
Breen,		Hill,		Powers,		Washburn,	
Burr,		Hoobler,		Preston,		Webber,	
Cady,		Hosford,		Reader,		Wellman,	
Cannon,		Kelley,		Rentz,		Wilson,	
Case,		Killean,		Robinson, J. W.		Speaker,	
Chapell,		Kirby,		Robinson, R.,		-	63
	Allen, Anderson, Ashton, Baker S., Baldwin, Bardwell, Baumgardner Beecher, Bentley, Breen, Burr, Cady, Cannon, Case,	Allen, Anderson, Ashton, Baker S., Baldwin, Bardwell, Baumgardner Beecher, Bentley, Breen, Burr, Cady, Cannon, Case,	Allen, Cole, Anderson, Damon, Ashton, Dickson, Baker S., Diekema, Baldwin, Dougherty, Bardwell, Dunbar, Baumgardner Eldred, Beecher, Goodrich, Bentley, Grenell, Breen, Hill, Burr, Hoobler, Cady, Hosford, Cannon, Kelley, Case, Killean,	Allen, Cole, Anderson, Damon, Ashton, Dickson, Baker S., Diekema, Baldwin, Dougherty, Bardwell, Dunbar, Baumgardner Eldred, Beecher, Goodrich, Bentley, Grenell, Breen, Hill, Burr, Hoobler, Cady, Hosford, Cannon, Kelley, Case, Killean,	Allen, Cole, Makelim, Anderson, Damon, McCormick, Ashton, Dickson, Mulvey, Baker S., Diekema, O'Keefe, Baldwin, Dougherty, Oviatt, Bardwell, Dunbar, Pardee, Baumgardner Eldred, Perkins, Beecher, Goodrich, Pettit, Bentley, Grenell, Pierce, Breen, Hill, Powers, Burr, Hoobler, Preston, Cady, Hosford, Reader, Cannon, Kelley, Rentz, Case, Killean, Robinson, J. W	Allen, Cole, Makelim, Anderson, Damon, McCormick, Ashton, Dickson, Mulvey, Baker S., Diekema, O'Keefe, Baldwin, Dougherty, Oviatt, Bardwell, Dunbar, Pardee, Baumgardner Eldred, Perkins, Beecher, Goodrich, Pettit, Bentley, Grenell, Pierce, Breen, Hill, Powers, Burr, Hoobler, Preston, Cady, Hosford, Reader, Cannon, Kelley, Rentz, Case, Killean, Robinson, J.W.	Allen, Cole, Makelim, Rounsville, Anderson, Damon, McCormick, Rumsey, Ashton, Dickson, Mulvey, Snow, Baker S., Diekema, O'Keefe, Stuart, Baldwin, Dougherty, Oviatt, Thompson, Bardwell, Dunbar, Pardee, Tindail, Baumgardner Eldred, Perkins, VanOrthwice Beecher, Goodrich, Pettit, Vickary, Bentley, Grenell, Pierce, Vroman, Breen, Hill, Powers, Washburn, Burr, Hoobler, Preston, Webber, Cady, Hosford, Reader, Wellman, Cannon, Kelley, Rentz, Wilson, Case, Killean, Robinson, J.W. Speaker,

NAYS.

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Title agreed to.

On motion of Mr. Hoobler,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

By the committee on roads and bridge:

The committee on roads and bridges, to whom was referred

Senate bill No. 286 (file No. 232), entititled

A bill relative to the improvement and maintenance of highways and the

repairing and preservation of bridges within the State,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do pass, and ask to be discharged from the further consideration of the subject.

JAS. W. McCORMICK, Chairman.

Report accepted and committee discharged.

The bill was referred to the committee of the whole, and placed on the general order.

By the committee on ways and means:

The committee on ways and means, to whom was referred

Senate bill No. 409 (file No. 261), entitled

A bill appropriating money for additional buildings, improvements and

general repairs for the State prison at Jackson,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, with amendments thereto, recommending that the amendments be concurred in, and that the bill, when so amended, do pass, and ask to be discharged from the further consideration of the subject.

M. E. RUMSEY, Chairman.

Report accepted and committee discharged.

On motion of Mr. Rumsey,

The House concurred in the amendments made to the bill by the committee.

The bill was then referred to the committee of the whole, and placed on the general order.

By the committee on State affairs:

The committee on State affairs, to whom was referred

Senate bill No. 154 (file No. 126), entitled

A bill to amend section 3 of act No. 200 of the session laws of 1885, being an act entitled "An act to establish an advisory board in the matter of pardons.

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment and recommend that the bill do pass, and ask to be discharged from the further consideration of the subject.

A. R. CHAPMAN, Chairman.

Report accepted and committee discharged.

On motion of Mr. Chapman,

The rules were suspended, two-thirds of all the members present voting therefor, and the bill was placed on its immediate passage.

The bill was then read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Abb	ott, Mr.	. Chapell,	Mr.	Holt,	Mr.]	Robinson, J.W.,
Alle	n,	Chapman,		Jones,		Rogers,
And	lerson,	Cole,		Kelly,		Rounsville,
Ash	ton,	Damon,		Killean,		Rumsey,
Bak	er, W. A.,	Dickson,		Lakey,		Simpson,
Bal	dwin,	Diekema,		McCormick,		Snow,
Bar	dwell,	Dougherty,		Mulvey,		Thompson,
Bat	mgardner,	Dunbar,		O'Keefe,		Tindall,
	cher,	Engleman,		Oviatt,		VanOrthwick,
Bet	tinger,	Goodrich,		Perkins,		Vickary,
Ber	tley,	Grenell,		Pettit,		Vroman,
Bre	en,	Haskin,		Preston,		Washburn,
Bur		Herrington,		Reader,		Wellman,
Can	non,	Hill,		Rentz,		Speaker,
Cas		Hoaglin,		Robinson, R.,	,	59

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NAYS.

Mr. Hosford,

Title agreed to.

On motion of Mr. Chapman,

By a vote of two-thirds of all the members elect the bill was ordered to take immediate effect.

By the committee on engrossment and enrollment:

The committee on engrossment and enrollment report as correctly enrolled, signed, and presented to the Governor, the following:

House bill No. 283 (file No. 170), entitled

An act to prevent the carrying of concealed weapons and to provide punishment therefor,

Also,

House bill No. 404 (file No. 193), entitled

An act to amend section 10 of chapter 11 of act No. 243 of the public acts of 1881, entitled, "An act to revise and consolidate the laws relating to the establishment, opening, improvement and maintenance of highways and private roads, and the building, repairing and preservation of bridges within this State,

Also,

House bill No. 908 (file No. 201), entitled

An act to amend an act entitled "An act to provide for the incorporation of mutual fire insurance companies, and defining their powers and duties, and to repeal chapter 97 of the compiled laws of 1871, and also act No. 94 of the session laws of 1871," approved April 12, 1871," approved April 15, 1873, by adding a new section thereto to stand as section 23,

Also,

House bill No. 242 (manuscript), entitled

An act to attach certain lands in the county of Houghton to the township of Portage, in said county.

WORDEN R. CHAPELL, Acting Chairman.

Report accepted.

By the committee on engrossment and enrollment:

The committee on engrossment and enrollment report as correctly enrolled, signed, and presented to the Governor, the following:

House bill No. 450 (file No. 226), entitled

An act to legalize the proceedings had in laying out and completing a certain ditch or drain in the township of Leroy, in the county of Ingham, and to legalize the tax therefor,

Als0,

House bill No. 531 (file No. 171), entitled

An act to provide for the punishment of crimes committed by any person while confined or before the expiration of his sentence in any of the penal institutions of this State,

A lgo

House bill No. 652 (manuscript), entitled

An act to amend sections 23, 24, 28, 47, 57, 87, 92, 96, 99 and 101 of act No. 219 of the session laws of 1873, entitled "An act to incorporate the city of Ionia," approved March 21, 1873, and all acts and parts of acts amendatory of said sections, and to add thereto five new sections to stand as sections 108, 109, 110, 111 and 112.

WORDEN R. CHAPELL, Acting Chairman.

Report accepted.

By the committee on judiciary:

The committee on judiciary, to whom was referred

House bill No. 825, entitled

A bill to amend section 41 of act No. 153, of the year 1885, being an act entitled "An act to provide for the assessment of property and the levy and collection of taxes thereon,

Respectfully report that they have had the same under consideration and have directed me to report the same back to the House, without amendment, and recommend that it do pass, and ask to be discharged from the further consideration of the subject.

GERRIT J. DIEKEMA, Chairman.

Report accepted and committee discharged.

The bill was ordered printed, referred to the committee of the whole, and placed on the general order.

By the committee on judiciary:

The committee on judiciary, to whom was referred

House bill No. 265, entitled

A bill to incorporate the Merchants' and Traders' association of Michigan, Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, with the accompanying substitute therefor, entitled

A bill to incorporate the Merchants' and Traders' association of Michigan, Recommending that the substitute be concurred in and that the substitute do pass, and ask to be discharged from further consideration of the subject.

GERRIT J. DIEKEMA, Chairman.

Report accepted and committee discharged.

On motion of Mr. Diekema,

The House concurred in the adoption of the substitute reported for the bill by the committee.

The bill was then ordered printed, referred to the committee of the whole, and placed on the general order.

By the committee on judiciary:

The committee on judiciary, to whom was referred

House bill No. 818, entitled

A bill to repeal sec. 4, of chapter 337, of Howell's annotated statutes of the State of Michigan, relative to discretionary power of a court,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, with the accompanying substitute therefor, entitled

A bill to repeal section 7987 of the compiled laws of 1871, the same being section 9603 of Howell's annotated statutes, relative to the discretionary power of a court,

Recommending that the substitute be concurred in and that the substitute do pass, and ask to be discharged from the further consideration of the subject.

GERRIT J. DIEKEMA, Chairman.

Report accepted and committee discharged.

On motion of Mr. Diekema,

The House concurred in the adoption of the substitute reported for the bill by the committee.

The bill then was ordered printed, referred to the committee of the whole. and placed on the general order.

By the committee on public lands,

The committee on public lands, to whom was referred

House joint resolution No. 17, entitled

Joint resolution to authorize the State of Michigan to patent certain lands

Muskegon in county to Henry Webster,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do pass, and ask to be discharged from the further consideration of the subject.

R. O'KEEFE, Chairman,

Report accepted and committee discharged.

The joint resolution was ordered printed, referred to the committee of the whole, and placed on the general order.

By the committee on public lands:

The committee on public lands, to whom was referred

House bill No. 717, entitled

A bill for the appropriation of swamp lands for St. Joseph county,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that the bill do pass, and ask to be discharged from the further consideration of the subject.

R. O'KEEFE, Chairman.

Report accepted and committee discharged.

The bill was ordered printed, referred to the committee of the whole, and placed on the general order.

By the committee on public lands:

The committee on public lands, to whom was referred

Senate bill No. 112 (file No. 146), entitled A bill to amend act No. 228 of the public acts of 1885, being an act to authorize the board of control of swamp lands to cause the removal of jams or rafts of flood-wood, and to clear out and deepen, where necessary, the channel of Swan Creek in the county of Midland, and appropriate two sections of land therefor.

Respectfully report that they have had the same under consideration and have directed me to report the same back to the House, without amendment, and recommend that it do pass, and ask to be discharged from the further consideration of the subject.

R. O'KEEFE, Chairman.

Report accepted and committee discharged.

The bill was referred to the committee of the whole, and placed on the general order.

By the committee on public lands:

The committee on public lands, to whom was referred

House bill No. 732, entitled

A bill to lay out and establish a State road along or near the principal Base line of Bois Blanc Island, in the county of Mackinac, from the eastern to the western terminus of said line, and appropriating swamp lands upon said Island for the construction thereof,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do pass, and ask to be discharged from the further consideration of the subject.

R. O'KEEFE, Chairman.

Report accepted and committee discharged.

House bill No. 798, entitled

A bill to incorporate the public schools of the city of Muskegon,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do pass, and ask to be discharged from the further consideration of the subject.

W. W. WILLIAMS, Chairman.

Report accepted and committee discharged.

The bill was ordered printed, referred to the committee of the whole, and placed on the general order.

MESSAGES FROM THE SENATE.

The Speaker announced the following:

SENATE CHAMBER. Lansing, May 27, 1887.

To the Speaker of the House of Representatives:

SIR—I am instructed by the Senate to transmit the following bill:

Senate bill No. 119 (file No. 263), entitled

A bill to provide for recording mortgages in separate books for separate assessing districts in counties, and to prescribe the duties of boards of supervisors, registers of deeds, assessing and other officers in relation thereto,

Which has passed the Senate by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect, been ordered to take immediate effect, and in all of which the concurrence of the House is respectfully asked.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

The bill was read a first and second time by its title, and referred to the committee on judiciary.

The Speaker also announced the following:

SENATE CHAMBER. Lansing, May 27, 1887.

To the Speaker of the House of Representatives:

Sir-I am instructed by the Senate to transmit the following bill:

Senate bill No. 217 (file No. 282), entitled

A bill making an appropriation for the State Industrial Home for girls for

the years 1887 and 1888,

Which has passed the Senate by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect, been ordered to take immediate effect, and in all of which the concurrence of the House is respectfully asked.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

The bill was read a first and second time by its title, and referred to the committee on ways and means.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, May 26, 1887.

To the Speaker of the House of Representatives:

SIR—I am instructed by the Senate to transmit the following bill:

Senate bill No. 471 (file No. 273), entitled

A bill to revise the laws authorizing the business of banking and to establish a banking department for the supervision of such business,

The bill was ordered printed, referred to the committee of the whole, and

placed on the general order.

By the committee on agriculture:

The committee on agriculture, to whom was referred

Senate substitute for House bill No. 49 (file No. 70), (Senate file No. 217), entitled

A bill to regulate the sale and use of oleomargarine, butterine and other articles and substances resembling butter, and to provide a penalty for the violation of this act,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do pass, and ask to be discharged from the further consideration of the subject.

J. W. WATTS, Chairman.

Report accepted and committee discharged.

On motion of Mr. Watts,

The rules were suspended, two-thirds of all the members present voting therefor, and the bill was put upon its immediate passage.

The bill having been read a third time, and the question being upon its

passage, pending the taking of the vote thereon.

Mr. W. W. Williams moved that the bill be referred to the committee of the whole, and placed on the general order.

Which motion prevailed.

By the committee on education:

The committee on education, to whom was referred

Which has passed the Senate by a majority vote of all the Senators elect, and in all of which the concurrence of the House is respectfully asked.

Very respectfully,

LEWIS M. MILLER, Secretary of the Senate.

The bill was read a first and second time by its title, and referred to the committee on private corporations.

MOTIONS AND RESOLUTIONS.

Mr. Stuart moved to take from the table

House bill No. 608, entitled

A bill to provide statistics for the use of the State board of equalization and boards of supervisors.

Which motion prevailed.

Mr. Stuart moved that the bill be referred to the committee on judiciary.

Which motion did not prevail.

The bill was then referred to the members of the House from the city of Detroit.

Mr. Diekema moved to take from the table

House bill No. 607, entitled

A bill to amend section 15, of an act entitled "An act to provide for the assessment of property and the levy and collection of taxes thereon," approved June 9, 1885.

Which motion prevailed. On motion of Mr. Diekema,

The bill was re-referred to the committee on judiciary.

GENERAL ORDER.

On motion of Mr. Damon,

The House went into committee of the whole on the general order,

Whereupon the Speaker called Mr. Cady to the chair.

After some time spent therein, the committee rose, and through their chairman, made the following report:

The committee of the whole have had under consideration the following

bills:

1. House bill No. 546 (file No. 397), entitled

A bill to define the duties of city and village marshals, constables, sheriffs and other officers, relative to making complaints for violations of the laws regulating or prohibiting the sale of intoxicating liquors and to create a penalty for neglect of such duties.

2. House bill No. 851 (file No. 400), entitled

A bill to provide additional record evidence of the trust capacity of executors, administrators and guardians in certain cases.

3. House bill No. 742 (file No. 404), entitled

A bill to amend section 2 of an act entitled "An act requiring compensation for causing death by wrongful act, neglect or default," approved Feb. 12, 1848, being section 8314 of Howell's annotated statutes.

4. Senate bill No. 62 (file No. 161), entitled

A bill making an appropriation for continuing and completing the frescoing and decorations of the walls, corridors and rooms of the State capitol.

5. Senate bill No. 453 (file No. 172), entitled

A bill to provide for the publication in newspapers of township proclamations, registration notices, election notices, notices of letting highway and bridge contracts, and all other similar notices, where the law now requires the posting of written or printed notices, and makes no provision for publishing such notices in newspapers,

6. Senate bill No. 136 (file No. 196), entitled

A bill to amend section 10 of chapter 172 of the compiled laws of 1871, as amended by act No. 7 of the session laws of 1877, and act No. 4 of the public acts of 1883, relative to testamary guardians.

7. Senate bill No. 451, entitled

A bill to amend Sec. 8 of act No. 354, session laws of 1869, entitled "An act to incorporate the village of Portland, Ionia Co., approved March 13, 1869, as amended by act No. 229, session laws of 1871, approved March 18, 1871.

8. Senate bill No. 345 (file No. 194), entitled

A bill to incorporate the public schools of the township of Onota in the county of Alger.

9. House bill No. 601 (file No. 405), entitled A bill to make election days legal holidays.

10. Senate bill No. 134 (file No. 139), entitled

A bill to amend section 15, chapter 3, of an act entitled "An act to revise and consolidate the laws relating to public instruction and primary schools, and to repeal all statutes contravening the provisions of this act," being act No. 164 of the public acts of 1881, as amended by act No. 93 of the public acts of 1883.

11. House bill No. 342 (file No. 408), entitled

A bill to provide a punishment for persons charged, upon information or indictment in the courts of record having criminal jurisdiction in this State, with assault with intent to commit the crime of murder, rape or robbery, and acquitted thereof, but convicted of assault and battery.

12. Senate bill No. 364 (file No. 246), entitled

A bill to amend act No. 326 of the local acts of 1883, entitled "An act to provide a charter for the city of Detroit, and to repeal all acts and parts of acts in conflict therewith," approved June 7, 1883, by adding four new sections thereto to stand as sections 42, 43, 44 and 45.

13. Senate bill No. 365 (file No. 182), entitled

A bill to provide for the care and maintenance of indigent insane persons in private asylums within the State.

14. House bill No. 262 (file No. 384), entitled

A bill to amend section 1, of chapter 2, and sections 1, 2, 3, 4, 5, 12, 13 and 17, of chapter 3, of act No. 326 of local acts of 1883, entitled An act to provide a charter for the city of Detroit, and to repeal all acts and parts of acts in conflict therewith," approved June 7, 1883, relating to registration and elections in said city.

15. House bill No. 577 (file No. 413), entitled

A bill to amend chapter 193 of the compiled laws of 1871, being chapter 267 of Howell's annotated statutes, by adding four new sections thereto, relative to the sale of homesteads for the payment of debts of deceased persons and expenses of administering their estates.

Have made no amendments thereto, and have directed their chairman to

report the same back to the House, and recommend their passage.

The committee of the whole have also had under consideration the following bills:

16. House bill No. 571 (file No. 394), entitled

A bill to provide for the publication of the names and postoffice address of ex-soldiers, sailors and marines living in the State of Michigan, and to make an appropriation therefor.

17. House bill No. 919 (file No. 398), entitled

A bill to authorize and empower the township board of the township of Maple river, in the county of Emmet, in this State, to compromise, settle and discharge a judgment rendered in the circuit court of the county of Emmet, in favor of said township of Maple River and against George W. Green, a defaulting treasurer of said township, and William Kaga, William Longaker and Leroy Sandford, his sureties, for less than the full amount thereof.

18. Senate bill No. 152 (file No. 197, House file No. 402), entitled

A bill to provide that the crime of larceny when committed by a passenger or employe on a railroad train may be punished in another county than that in which such crime is committed.

19. House bill No. 845 (file No. 399), entitled

A bill to amend sec. 15 of act No. 175 of the session laws of 1851, entitled "An act to provide for general and special elections," as amended by act 353

of the session laws of 1865, being section 151 of Howell's annotated statutes of Michigan.

Have made sundry amendments thereto and have directed their chairman to report the same back to the House, asking concurrence therein, and recommend their passage.

The committee of the whole have also had under consideration the follow-

ing joint resolution:

20. House joint resolution No. 11 (file No. 12), entitled

Joint resolution directing the Board of State Auditors to settle a claim of the Northwestern Manufacturing Company of the city of Detroit, Wayne county, against the State of Michigan for damages sustained by reason of the passage of act No. 186 of the public acts of 1885, entitled "An act to prevent deception in manufacture and sale of dairy products, and to preserve the public health,"

Have made sundry amendments thereto, and have directed their chairman to report the same back to the House, asking concurrence therein, and

recommend its passage.

The committee of the whole have also had under consideration the following bills:

21. Senate bill No. 1 (file No. 110), entitled

A bill making an appropriation for the erection and equipment of a suitable building for the use of the mining school at Houghton, in the upper peninsula of Michigan, and for heating, lighting and furnishing the same. 22. Senate bill No. 109 (file No. 111), entitled

A bill making an appropriation for the maintenance and support of the mining school at Houghton, in the county of Houghton, Michigan, for the year A. D. 1888.

And have directed their chairman to report the same back to the House with the recommendation that the two bills be printed and made the special order for Wednesday, June 1, at 2.15 P. M.

CHARLES H. CADY, Chairman.

Report accepted and committee discharged.

The first, second, third, fourth, fifth, sixth, seventh, eighth, ninth, tenth, eleventh, twelfth, thirteenth, fourteenth and fifteenth named bills were placed on the order of third reading.

On motion of Mr. Hosford,

The House concurred in the amendments made by the committee to the sixteenth, seventeenth, eighteenth and nineteenth named bills and twentieth named joint resolution, and they were placed on the order of third reading.

On motion of Mr. Mulvey,

The House concurred in the recommendation of the committee relative to the twenty-first and twenty-second named bills and they were ordered printed and made the special order for June 1st, at 2:15 P. M.

On motion of Mr. Hill,

The rules were suspended, two-thirds of all the members present voting therefor, and

Senate bill No. 451, entitled

A bill to amend sec. 8 of act No. 354, session laws of 1869, entitled "An act to incorporate the village of Portland, Ionia Co., approved March 13, 1869, as amended by act No. 229, session laws of 1871, approved March 18, 1871,

Was put upon its immediate passage.

The bill was then read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Allen,	Mr. Crocker,	Mr. Kelley,	Mr. Rogers,
Anderson,	Damon,	Killean,	Rounsville,
Ashton,	Dickson,	Kirby,	Rumsey,
Baker, S.,	Diekema,	McGregor,	Simpson,
Baldwin,	Dougherty,	Mulvey,	Stuart,
Bardwell,	Dunbar,	Oviatt,	Thompson,
Bates,	Eldred,	Pardee,	Tindall,
Beecher,	Goodrich,	Perkins,	Van Orthwick,
Bentley,	Grenell	Pettit,	Watson, H.,
Burr,	Haskin,	Pierce,	Watts,
Cady,	Herrington,	Powers,	Webber,
Cannon,	Hill,	Preston,	Wellman,
Case,	Hoaglin,	Reader,	Williams, W.W.
Chamberlain,		Rentz,	. Wilson,
Chapell,	Hoobler,	Robinson, J. W.	
Chapman,	Jones,	Robinson R.,	Speaker,
Cole,	•	•	65
· ·	37	ATTO	_

NAYS.

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Title agreed to.

On motion of Mr. Hill,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

On motion of Mr. Diekema,

The House took up the order of

UNFINISHED BUSINESS:

Being the consideration of Senate amendment to

House bill No. 414 (file No. 164), entitled

A bill to amend section numbered twenty-eight (28) of an act entitled An act to provide for the organization and powers of the supreme court, approved April 4, 1851, being section 6424 of Howell's compilation,

Which had been reported as follows:

By striking out section 1, and inserting in lieu thereof the following, viz: SECTION 1. The People of the State of Michigan enact, That section number twenty-eight (28) of an act entitled An act to provide for the organization and powers of the supreme court, approved April 4, 1851, being section 6424 of Howell's annotated statutes of Michigan, be and is hereby amended so as to read as follows:

And further to inform the House that the Senate has amended the title to the bill as follows:

By striking out the word "compilation" and inserting in lieu thereof the words "annotated statutes of Michigan."

The question being on concurring in the amendments made to the bill by the Senate.

On motion of Mr. Diekema,

The House concurred, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Allen,	Mr.Cole,	Mr. Jones,	Mr.	Rounsville,
Anderson,	Crocker,	Kelley,		Rumsey.
Ashton,	Damon,	Killean,		Simpson,
Baker, S.,	Dickson,	Kirby,		Stuart,
Baldwin,	Diekema,	McCormick,		Thompson,
Bardwell,	Dougherty,	Mulvey,		Tindall,
Bates,	Dunbar,	Oviatt,		VanOrthwick,
Beecher,	Eldred,	Pardee,		Vickary,
Bentley,	Goodrich,	Perkins,		Watson, H.
Breen,	Grenell,	Pettit,		Watts,
Burr,	Haskin,	Pierce,		Webber,
Cady,	Herrington,	Powers,		Wellman,
Cannon,	Hill,	Preston,		Williams, W. W
Case,	Hoaglin,	Rentz,		Wilson,
Chamberlair	n, Holt,	Robinson, J. W	•	Wood,
Chapell,	Hoobler,	Robinson, R.,		Speaker
Chapman,	Hosford,	Rogers,		68
	N	AYS.		0

The question then being on concurring in the amendment made by the Senate to the title of the bill,

The House concurred.

The bill was then referred to the committee on engrossment and enrollment for enrollment.

By the committee on education:

The committee on education, to whom was referred

House bill No. 471, entitled

A bill to repeal act No. 108, session laws of 1885, entitled "An act to provide for the compulsory, reformatory education of juvenile disorderly persons."

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do pass, and ask to be discharged from the further consideration of the subject.

W. W. WILLIAMS, Chairman.

Report accepted and committee discharged.

The bill was ordered printed, referred to the committee of the whole, and placed on the general order.

By the committee on education:

The committee on education, to whom was referred

House bill No. 470, entitled

A bill to repeal sections numbered 6, 7, 8, 9, 10, 11 and 12, of act No. 144, of the session laws of 1883, entitled "An act to provide for the compulsory education of children in certain cases,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do pass, and ask to be discharged from the further consideration of the subject.

W. W. WILLIAMS, Chairman.

Report accepted and committee discharged.

The bill was ordered printed, referred to the committee of the whole, and placed on the general order.

By the committee on education:

The committee on education, to whom was referred

House bill No. 472, entitled

A bill to provide for the compulsory education of juvenile disorderly per-

sons in cities and villages,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that the bill do pass, and ask to be discharged from the further consideration of the subject.

W. W. WILLIAMS, Chairman.

Report accepted and committee discharged.

The bill was ordered printed, referred to the committee of the whole, and placed on the general order.

On motion of Mr. Eldred,

The House took a recess until 2 o'clock this afternoon.

AFTERNOON SESSION.

2 o'clock P. M.

The House met and was called to order by the Speaker.

Roll called: quorum present. The House took up the order of

MESSAGES FROM THE SENATE.

The Speaker announced the following:

SENATE CHAMBER, Lansing, May 27, 1887.

To the Speaker of the House of Representatives:

SIR—I am instructed to return to the House the following concurrent resolution:

Resolved (the Senate concurring), that when the Legislature adjourns today it stand adjourned until Tuesday next, at 9:30 o'clock p. m.

In the adoption of which, the Senate has concurred.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

The message was laid upon the table.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, May 27, 1887.

To the Speaker of the House of Representatives:

SIR-I am instructed to return to the House the following bill:

House bill No. 593 (file No. 373), entitled

A bill to amend sections 1, 2 and 4 of act No. 312 of the local acts of 1883, entitled "An act to regulate the manner of electing trustees in school district

No. 17, of the city of Jackson, and township of Blackman," approved May 24, 1883, and to add six new sections thereto to stand as sections 10, 11, 12, 13, 14 and 15 of said act,

In the passage of which the Senate has concurred by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect has ordered the same to take immediate effect.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate

The bill was referred to the committee on engrossment and enrollment for enrollment.

By the committee on engrossment and enrollment:

The committee on engrossment and enrollment report as correctly enrolled, signed and presented to the Governor, the following:

House bill No. 79 (file No. 393), entitled

An act making an appropriation for the support of the State agricultural college, for the erection and repair of buildings and other improvements at said college, for the years 1887 and 1888.

WORDEN R. CHAPELL, Acting Chairman.

Report accepted.

GENERAL ORDER.

On motion of Mr. Hosford,

The House went into committee of the whole on the general order.

Whereupon the Speaker called Mr. Wellmen to the chair.

After some time spent therein, the committee arose, and through their chairman, made the following report:

The committee of the whole have had under consideration the follow-

ing bills:

1. Senate bill No. 427 (file No. 175), entitled

A bill to provide for an assistant deputy auditor general and fixing his salary.

Have made no amendments thereto, and have directed their chairman to report the same back to the House, and recommend its passage.

The committee of the whole have also had under consideration the follows

ing bills:

2. House bill No. 31 (file No. 262), entitled

A bill to carry into effect section 12 of article 15 of the constitution, relative to the holding real estate by corporations.

3. House bill No. 794 (file No. 416), entitled

A bill making an appropriation of State swamp lands to aid in improving

the channel of Maple River in the counties of Clinton and Gratiot.

Have made sundry amendments thereto, and have directed their chairman to report the same back to the House, asking concurrence therein, and recommend their passage.

The committee of the whole have also had under consideration the follow-

ing bill:

4. House bill No. 530 (file No. 147), entitled

A bill to amend section 2 of act No. 108 of the session laws of 1871 as amended, being compiler's section 4207 of Howell's annotated statute relative to the insurance bureau.

And have directed their chairman to report the same back to the House with the recommendation that it be laid on the table.

The committee of the whole have also had under consideration the following bill:

5. House bill No. 626 (file No. 418), entitled

A bill to provide for laying out and establishing a State road in the county of Newaygo, and to make an appropriation of one-half a section of State swamp land per mile for constructing and improving the same, and to provide the highway money taxes assessed and levied upon all lands situated within one mile on each side of said road in constructing and improving said road for a period of five years from the passage of this bill and to provide for raising and expending certain necessary funds therefor,

But not having gone through therewith, have directed their chairman to

report that fact to the House.

CHARLES WELLMAN, Chairman.

Report accepted and committee discharged.

The first named bill was placed on the order of third reading.

On motion of Mr. Hosford,

The House concurred in the amendments made by the committee to the second and third named bills, and they were placed on the order of third reading.

On motion of Mr. Snow,

The House concurred in the recommendation of the committee relative to the fourth named bill, and it was laid on the table.

Mr. Wellman moved that leave be granted the committee to sit again for the consideration of the fifth named bill.

Pending which,

Mr. Anderson moved to discharge the committee of the whole from the further consideration of the fifth named bill.

Which motion prevailed. On motion of Mr. Anderson,

The bill was placed on the order of third reading.

Mr. Haskir moved that the House adjourn.

Which motion prevailed, and

The Speaker announced that the House would stand adjourned until Tues day next, May 31st, at 9:30 o'clock P. M.

Lansing, Tuesday, May 31, 1887.

The House met pursuant to adjournment and was called to order by the Speaker.

Roll called: quorum present.

Absent without leave: Messrs. Allen, S. Baker, W. A. Baker, Bentley, Breen, Cady, Chamberlain, Diekema, Green, Harper, Hill, Hoobler, Kelley, Killean, Kirby, Mulvey, Pierce, Preston, Rogers, Rumsey, Simpson, Snow,

Vickary, F. H. Watson, H. Watson, Watts, Webber, Wellman, and T. H. Williams.

On motion of Mr. Dougherty,

Leave of absence was granted to all absentees for the evening.

On motion of Mr. Thompson,

Leave of absence was granted to Mr. Houk indefinitely.

On motion of Mr. Eldred,

Leave of absence was granted to Mr. H. Watson indefinitely on account of sickness.

Mr. Bates, by unanimous consent, offerred the following:

Resolved (The Senate concurring), that from and after June 15th A. D. 1887, the two houses will transact no other business than for the President of the Senate and the Speaker of the House to sign enrolled bills for the approval of the Governor and the entry of the same on the Journal by the Secretary of the Senate and the Clerk of House, and the time of final adjournment of the Legislature shall be Saturday, June 18th, at 12 m. of that day.

Laid over one day under the rules.

On motion of Mr. Chapman,

The House adjourned.

Lansing, Wednesday, June 1, 1887.

The House met pursuant to adjournment, and was called to order by the Speaker.

Prayer by Rev. Mr. Franklin.

Roll called: quorum present.

Absent without leave: Messrs. Bentley, Cady, Chamberlain, Chappell, Hoobler, Kelley, Mulvey, Pierce, Vickary, F. H. Watson and Wood.

On motion of Mr. Baumgardner,

Leave of absence was granted to all absentees for the day.

PRESENTATION OF PETITIONS.

No. 1275. By the Speaker: Memorial of E. F. Conley relative to homestead exemptions in case of estates of deceased persons.

The memorial was reod at length, and spread at large on the journal, as follows:

Detroit, Mich., May 28, 1887.

Hon. D. P. MARKEY, Speaker of the House of Representatives:

DEAR SIR—I beg leave to call your attention, and through you the attention of the House to House bill No. 577 (file No. 413), as reported by the committee on judiciary in the form of a substitute for the bill as originally introduced.

The matter involved in the bill is one of much importance, and deserves the serious and immediate consideration of the Legislature. The subject was first called to my attention some years ago through a litigation in which I was professionally engaged, and again called to mind by the supreme court of this

State through an opinion lately rendered by that tribunal.

When in 1848, the Legislature provided for the exemption of a homestead of a prescribed value and quantity, they failed to make provision for cases wherein it should be found that the homestead exceeded the legal limit of value and was incapable of reduction in quantity so as to leave with the dwelling a homestead not exceeding in value that prescribed by the statute.

When the present constitution of this State was adopted, the homestead exemption was incorporated therein, but without provision for cases of the

nature just described.

This defect was noticed by the supreme court in the case of Beecher vs. Baldy, 7 Mich., 488, wherein that court held that if, when reduced as far as it was divisible, the homestead still exceeded the value of fifteen hundred dollars, it was not one of the homesteads described in the constitution as exempt, and could not be exempt by the operation of that instrument alone, and that further legislation was necessary in order to secure to the debtor fifteen hundred dollars out of the proceeds of the sale of a homestead exceeding in value that amount.

This case was decided in October, 1859. In 1861, the Legislature provided for the exemption of fifteen hundred dollars in money, in cases of sale on

execution, but omitted to provide for any other case.

Some years ago, as indicated above, I insisted, in a proceeding in the probate court of this county, that when a homestead exceeded in value the legal or constitutional limit of fifteen hundred dollars and could not be reduced in quantity so as to leave a homestead within that limit, it was not exempt from sale under the order of the probate court, and that in such case there was no exemption of fifteen hundred dollars in money from the proceeds of such sale. The probate judge ruled adversely, as also did the circuit judge on appeal. The parties whom I represented were unwilling to press the matter further and it stopped at this point.

Within the present year, the question was discussed and decided by the supreme court of this State, and until we have further legislation the rule of law will be that in proceedings for the sale of real estate to pay the debts of deceased persons, a homestead of the constitutional value cannot be retained from the proceeds of such sale for the benefit of the widow or minor children

of the deceased.

The substitute for House bill No. 577 (file No. 413), as recommended by the committee on judiciary, fully meets this emergency.

I beg leave, therefore, to recommend most earnestly the prompt passage of this bill. If you think best you can present this communication to the House, and with their leave have it spread upon the journal.

By the way, the sixth word in the eleventh line of section two should be

changed from 'and' to "that." I remain,

Yours with great respect,

EDWIN F. CONELY.

Referred to the committee on judiciary.

REPORTS OF STANDING COMMITTEES.

By the committee on public health:

The committee on public health, to whom was referred

Senate bill No. 326 (file No. 229), entitled

A bill to amend section 1 of an act entitled "An act to authorize the vacation of the township burying ground, in the township of Paris, in the county of Kent, located on the east half of the southeast quarter of section 17, town six north, range 11 west," approved March 1, 1887,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that the bill do pass, and ask to be discharged from the further consideration of the subject.

H.

H. H. BARDWELL, Chairman.

Report accepted and committee discharged.

On motion of Mr. Hunt,

The rules were suspended, two-thirds of all the members present voting therefor, and the bill was put upon its immediate passage.

The bill was then read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Abbott,	Mr. Cross,	Mr. Lakey,	Mr. Robinson, R.,
Allen,	Damon,	Linton,	Rogers,
Anderson,	Dickson,	Makelim,	Rumsey,
Ashton,	Dougherty,	Manly,	Simpson,
Baker, S.,	Dunbar,	McCormick,	Spencer,
Baker, W A.,	Eldred,	McKie,	Stuart,
Baldwin,	Goodrich,	Ogg,	Thompson,
Bardwell,	Grenell,	O'Keefe,	Tindall,
Bates,	Harper,	Oviatt,	Van Orthwick,
Baumgardne		Pardee,	Vroman,
Beecher,	Hill,	Perkins,	Washburn,
Bettinger,	Hoaglin,	Pettit,	Watts,
Burr,	Holt,	Powers,	Webber,
Cannon,	Hosford,	Preston,	Williams, T. H.
Case,	Hunt,	Reader,	Williams, $W.W$
Chapman,	Jones,	Rentz,	Wilson,
Cole,	Killean,	Robinson, J. W	. Speaker,
Crocker,	Kirby,		70

NAYS.

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Title agreed to.

On motion of Mr. Hunt,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

By the committee on towns and counties:

The committee on towns and countries, to whom was referred

Senate bill No. 30 (file No. 40), entitled

A bill to detach certain territory from the county of Manitou and attach

the same to Leenanaw county,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without recommendation, and ask to be discharged from the further consideration of the subject.

E. B. CHAMBERLAIN, Chairman.

Report accepted and committee discharged.

On motion of Mr. Perkins,

The bill was referred to the committee of the whole, and placed on the general order.

MESSAGES FROM THE GOVERNOR.

The Speaker announced the following:

EXECUTIVE OFFICE, Lansing, May 27, 1887.

To the House of Representatives:

I have this day approved, signed and deposited in the office of the Secretary of State,

House bill No. 58 (file No. 123), being

An act to provide for laying out and establishing a State road in Bay county, to be known as the "Bay City and Au Sable State road extension;" Also,

House bill No. 61 (file No. 64), being

An act to amend the title of act number 379 of the local acts of the Legislature of the State of Michigan for the year 1885, and to amend section 2 of said act, being an act entitled "An act to authorize the county of Bay to buy and maintain or build a bridge across the Saginaw river."

C. G. LUCE, Governor.

The message was laid on the table.

The Speaker also announced the following:

EXECUTIVE OFFICE, Lansing, May 27, 1887.

To the House of Representatives:

I have this day approved, signed, and deposited in the office of the Secretary of State,

House bill No. 307, being

An act granting the common council of the city of Kalamazoo power to vacate streets and alleys within the corporate limits of said city.

U. G. LUCE, Governor.

The message was laid on the table.

The Speaker also announced the following:

EXECUTIVE OFFICE, Lansing, May 31, 1887.

To the House of Representatives:

I have this day approved, signed, and deposited in the office of the Secretary of State,

House bill No. 652, being

An act to amend sections 23, 24, 28, 47, 57, 87, 92, 96, 99 and 101 of act No. 219 of the session laws of 1873, entitled "An act to incorporate the city of Ionia," approved March 21, 1873; and all acts and parts of acts amendatory of said sections, and to add thereto five new sections to stand as sections 108, 109, 110, 111 and 112.

Also,

House bill No. 283 (file No. 170), being

An act to prevent the carrying of concealed weapons and to provide punishment therefor.

Also,

House bill No. 404 (file No. 193), being

An act to amend section 10 of chapter 11 of act No. 243 of the public acts of 1881, entitled, "An act to revise and consolidate the laws relating to the establishment, opening, improvement and maintenance of highways and private roads, and the building, repairing and preservation of bridges within this State."

Also,

House bill No. 908 (file No. 201), being

An act to amend an act entitled "An act to provide for the incorporation of mutual fire insurance companies, and defining their powers and duties, and to repeal chapter 97 of the compiled laws of 1871, and act No. 94 of the session laws of 1871," approved April 12, 1871," approved April 15, 1873, by adding a new section thereto to stand as section 23.

Also,

House bill No. 242, being

An act to attach certain lands in the county of Houghton to the township of Portage, in said county.

Also,

House bill No. 450 (file No. 226), being

An act to legalize the proceedings had in laying out and completing a certain ditch or drain in the township of Leroy, in the county of Ingham, and to legalize the tax therefor.

Also,

House bill No. 531 (file No. 171), entitled

An act to provide for the punishment of crimes committed by any person while confined or before the expiration of his sentence in any of the penal institutions of this State.

O. G. LUCE,

Governor.

The message was laid on the table.

MESSAGES FROM THE SENATE.

The Speaker announced the following:

SENATE CHAMBER, Lansing, May 27, 1887.

To the Speaker of the House of Representatives:

SIR—I am instructed to return to the House the following concurrent resolution:

WHEREAS, The Legislature of the State of Ohio has formulated a plan for celebrating in an appropriate manner at Marietta, Ohio, in April 1888, the centennial anniversary of the ordinance of 1787, and the first settlements made in pursuance thereof on the territory of the Great Northwest; and

WHEREAS, The State of Ohio has through its Legislature and executive extended invitations to the States of Indiana, Illinois, Wisconsin and Michigan to formally participate in such centennial celebration, at Marietta, Ohio, in April, 1888, and also in an industrial and educational exposition to be held at Columbus, Ohio, in the autumn of the same year, therefore

Resolved, By the House of Representatives (the Senate concurring). That to the end that the State of Michigan may be properly represented and formally participate in such centennial celebration at Marietta, Ohio, and indus-

trial and educational exposition at Columbus, Ohio, and the fraternal relations of the five great states once in common comprising the old Northwest territory, be properly observed and extended, the Governor be and hereby is directed to appoint five representative citizens of Michigan as commissioners of the centennial celebration of the ordinance of 1787, to whom the whole matter of such celebration and exposition shall be referred, with authority to conduct and manage the same in such manner as to them shall seem best, without expense or liability to the State of Michigan; it being the design and purpose of this resolution that all expenditures of money necessary to carry out the same shall be borne by the philanthropic and patriotic citizens of our State.

In the adoption of which the Senate has concurred.

Very respectfully,

LĚWIS M. MILLER,

Secretary of the Senate.

The concurrent resolution was referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, May 27, 1887.

To the Speaker of the House of Representatives:

SIR-I am instructed to return to the House the following bill:

House bill No. 411 (file No. 284), entitled

A bill to prohibit the employment of children under 14 years of age and females under 16 years of age for more than nine hours a day,

And to inform the House that the Senate has amended the same, as follows,

viz:

- 1. By striking out of line 1 of section 1 the word "individual" and inserting in lieu thereof the word "person;"
- 2. By striking out of line 1, of section 2, the word "individual" and inserting in lieu thereof the word "person;"
- 3. By striking out of line 1, of section 2, the words "company or corporation:"
- 4. By striking out of line 2, of section 2, the words "subject to and may be fined by a fine," and inserting in lieu thereof the words "deemed guilty of a misdemeanor, and upon conviction thereof shall be fined a sum;"
- 5. By adding to section 2 the words "if any company or corporation shall violate any of the provisions of this act such company or corporation shall for each violation forfeit the sum of fifty dollars to be recovered in an action of debt in any court of competent jurisdiction;"
- 6. By inserting in line 2 of section 3, after the word "complaints," the word "made;"

7. By adding to section 4 the words "or clerks in stores."

And further to inform the House that the Senate has amended the title to the bill so as to read as follows:

"A bill to prohibit the employment of male children under fourteen years of age and female children under sixteen years of age, for more than nine hours a day."

In the passage of which, as thus amended, and with the title so amended, the Senate has concurred by a majority vote of all the Senators elect,

Very respectfully,

LEWIS M. MILLER,
Secretary of the Senate.

Laid over one day under the rules.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, May 27, 1887.

To the Speaker of the House of Representatives:

SIR—I am instructed to respectfully request of the House the return of the following concurrent resolution:

Resolved (the Senate concurring), That when the Legislature adjourn to-day, it stand adjourned until Tuesday next at 2 o'clock P. M.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

The Speaker announced that, owing to the lapse of time, no action on the message would be in order.

The message was then laid on the table.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, May 27, 1887.

To the Speaker of the House of Representatives:

SIR-I am instructed by the Senate to transmit the following bill:

Senate bill No. 126 (file No. 181), entitled

A bill to prevent crime and to punish trusncy,

Which has passed the Senate by a two-thirds majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect, been ordered to take immediate effect, and in all of which the concurrence of the House is respectfully asked.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

The bill was read a first and second time by its title, and referred to the committees on reform school and industrial home for girls.

THIRD READING OF BILLS.

House bills Nos. 304 and 617 (file No. 430), entitled,

A bill to amend sections 2, 5, 6, 7 and 8 of act No. 246 of the session laws of 1861, entitled "An act to provide for the erection and maintenance of shutes for the passage of fish through the dams across the streams of this State, as amended by the several acts amendatory thereof and supplementary thereto, the same being sections 2150, 2153, 2154, 2155 and 2156 of Howell's annotated statutes,

Was read a third time, and pending the taking of the vote on the passage thereof.

On motion of Mr. Washburn,

The bill was laid on the table.

The Speaker called Mr Perkins to the chair.

House bill No 866 (file No. 406), entitled

A bill to protect primary elections and conventions of political parties and to punish offenses committed thereat in the city of Detroit,

Was read a third time, and pending the taking of the vote on the passage thereof.

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Mr. Herrington moved to amend the bill by adding at the end of line 3, section 7, the words "in the discretion of the court."

Which motion prevailed, two-thirds of all the members present voting therefor.

Mr. Tindall moved to amend the bill by striking out in line 2, sec. 1, the word "individual," and inserting the word "person" in lieu thereof.

Which motion prevailed, two-thirds of all the members present voting therefor.

Mr. Lakey moved to amend the bill by striking out in line 2, sec. 1, the words "this State," and inserting in lieu thereof the words "city of Detroit,"

Which motion did not prevail, two-thirds of all the members present not voting therefor.

The bill was then passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr.	Abbott,	Mr. Chapman,	Mr. Hoaglin,	Mr. Preston,
	Allen,	Cole,	Holt,	Reader,
	Anderson,	Crocker,	Hosford,	Rentz,
	Ashton,	Cross,	Jones,	Robinson, J. W.
	Baker, S.,	Damon,	Killean,	Robinson, R.,
	Baker, W. A.,	Dickson,	Linton,	Rogers,
	Baldwin,	Dougherty,	Makelim,	Rounsville,
	Bardwell,	Dunbar,	Manly,	Spencer,
	Bates,	Eldred,	McCormick,	Thompson,
	Baumgardner,	Goodrich,	Ogg,	Tindall,
	Beecher,	Grenell,	Oviatt,	VanOrthwick,
	Bettinger,	Harper,	Pardee,	Vroman,
	Burr,	Haskin,	Perkins,	Washburn,
	Cannon,	Herrington,	Pettit,	Webber,
	Case,	Hill,	Powers,	Wilson, 60

NAYS.

Mr. Kirby, Mr. Lakey,

Lakey,

The question being on agreeing to the title,

Mr. Ogg moved to amend the title by striking out the words "in the city of Detroit,"

Which motion prevailed.

The title as amended was then agreed to.

On motion of Mr. Rentz,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

House bill No. 742 (file No. 404), entitled

A bill to amend section 2 of an act entitled "An act requiring compensation for causing death by wrongful act, neglect or default," approved Feb. 12, 1848, being section 8314 of Howell's annotated statutes.

Was read a third time, and pending the taking of the vote on the passage

Mr. Abbott moved to amend the bill by striking out section 1, and inserting the following in lieu thereof:

SECTION 1. The People of the State of Michigan enact, That section 6726 of the compiled laws of 1871, as amended by act number 94 of the session laws of 1873, approved April 15, 1873, being compiler's section 8314 of Howell's annotated statutes relative to "the action for causing death by wrongful act, neglect or default,"

Which motion prevailed, two-thirds of all the members present voting

therefor.

The bill was then passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Abbott,	Mr. Crocker,	Mr. Jones,	Mr. Preston,
Allen,	Cross,	Killean,	Reader,
Anderson,	Damon,	Kirby,	Robinson, J. W.
Ashton,	Dickson,	Lincoln,	Robinson, R.,
Baker, S.,	Diekem,	Linton,	Rogers,
Baker, W. A.	Dougherty,	Makelim	Rumsey,
Baldwin,	Dunbar,	Manly,	Simpson,
Bardwell,	Eldred,	McCormick,	Spencer,
Bates,	Goodrich,	McKie,	Thompson,
Baumgardner,	Grenell,	Ogg,	Tindall.
Beecher,	Harper,	Oviatt,	VanOrthwick,
Burr,	Haskin,	Pardee,	Vroman,
Cannon,	Herrington,	Perkins,	Washburn,
Case,	Hill,	Pettit,	Watts,
Chapman,	Hoaglin,	Powers,	Webber,
Cole,	Hunt,	•	62
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NAYS.

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Title agreed to.

House bill No. 867 (file No. 380), entitled

A bill to amend section 33, of chapter 7, and sections 1, 33, 34, 35 and 36 of chapter 11 of act No. 326, of the session laws of 1883, entitled An act to provide a charter for the city of Detroit, and to repeal all acts and parts of acts in conflict therewith, approved June 7, 1883,

Was read a third time and passed, a majority of all the members elect

voting therefor, by yeas and nays, as follows:

Mr. Abbott, Allen, Anderson, Ashton, Baker, S., Baldwin, Bardwell, Bates, Baumgard Beecher, Bettinger, Burr, Cannon,	Mr. Damon, Dickson, Dougherty, Dunbar, Eldred, Goodrich, Grenell, Harper, her, Herrington, Hill, Hoaglin, Hosford,	Mr. Lakey, Linton, Makelim, Manly, McCormick McKie, Ogg, Oviatt, Pardee, Perkins, Pettit, Powers, Preston,	Mr. Rogers, Rounsville, Rumsey, Simpson, Spencer, Stuart, Thompson, Tindall, VanOrthwick, Vroman, Washburn, Watts, Webber,
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Mr. Case, Mr. Hunt. Mr. Reader, Mr. Wellman, Chapman, Jones. Williams, WW, Rentz. Killean, Robinson, J.W. Cole, Wilson, Cross, Kirby, Robinson, R., Speaker, 68 NAYS. 0

The question being on agreeing to the title,

Mr. Abbott moved to amend the title so as to read as follows:

A bill to amend section 6726 of the compiled laws of 1871 as amended by act No. 94 of the session laws of 1873, approved April 15, 1873, being compiler's section 8314 of Howell's annotated statuses relative to "the action for causing death by wrongful act, neglect or default."

Which motion prevailed.

The title as amended was then agreed to.

The Speaker resumed the chair.

House bill No. 571 (file No. 394), entitled

A bill to provide for the publication of the names and postoffice address of ex-soldiers, sailors and marines living in the State of Michigan, and to make an appropriation therefor,

Was read a third time and passed, a majority of all the members elect

voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Abbott,	Mr. Dickson,	Mr. Lakey,	Mr. Rogers,
Allen,	Dougherty,	Lincoln,	Rounsville,
Ashton,	Eldred,	Linton,	Rumsey,
Baker, S.,	Goodrich,	Makelim,	Simpson,
Baker, W. A.,	Grenell,	Manly,	Spencer,
Bardwell,	Harper,	McKie,	Stuart,
Baumgardner,	Haskin,	Ogg,	Thompson,
Beecher,	Herrington,	Oviatt,	Tindall,
Bettinger,	Hill,	Perkins,	Van Orthwick,
Burr,	Hoaglin,	Pettit,	Washburn,
Case,	Hosford,	Powers,	Watts,
Chapman,	Hunt,	Reader,	Williams, T. H.
Cole,	Jones,	Rentz,	Williams, W. W
Cross,	Killean,	Robinson, J. W	. Wilson,
Damon,	Kirby,	Robinson, R.,	Speaker, 60

NAYS.

Mr. Bates, Mr. Dunbar, Mr. Pardee, Mr. Preston, Cannon, McCormick,

Title agreed to.

On motion of Mr. Bardwell,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

Senate bill No. 152 (file No. 197, House file No. 402), entitled

A bill to provide that the crime of larceny when committed by a passenger or employé on a railroad train may be punished in another county than that in which such crime is committed,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, and follows:

YEAS.

Mr.	Abbott, Allen, Ashton, Baker, S., Baker, W. A., Baldwin, Bardwell, Bates. Baumgardner, Beecher, Burr, Cannon, Case, Chapman, Cole, Cross,	Goodric Grenell, Harper,	ty,	Lincoln, Manly, McCormick, McKie, Ogg, O'Keefe, Pardee, Perkins, Pettit, Powers, Preston, Reader, Rentz, Rotinson, J. W Robinson, R.,	Rogers, Rounsville Rumsey, Simpson, Spencer, Stuart, Thompson, Tindall, VanOrthwick, Washburn, Watts, Williams, T. H. Williams, W. W Wilson, Speaker, 62
	,	,	NAYS	.	0

Title agreed to.

Ou motion of Mr. Wilson,

By a vote of two-thirds of all the members elect the bill was ordered to take immediate effect.

House bill No. 919 (file No. 398), entitled

A bill to authorize and empower the township board of the township of Maple river, in the county of Emmet, in this State, to compromise, settle and discharge a judgment rendered in the circuit court of the county of Emmet, in favor of said township of Maple River and against George W. Green, a defaulting treasurer of said township, and William Kaga, William Longaker and Leroy Sandford, his sureties, for less than the full amount thereof,

Was read a third time and passed, a majority of all the members elect vot-

ing therefor, by yeas and nays, as follows:

YEAS.

Mr. Abbott, Allen, Ashton, Baker, S., Baker, W. A., Baldwin, Bardwell, Bates, Baumgardner, Burr, Cannon.	Green, Grenell, Harper, Haskin, Herrington,	Mr. McKie, Mulvey, Ogg, Oviatt, Pardee, Perkins, Pettit, Powers, Preston, Reader, Robinson,J.W	Mr. Simpson, Spencer, Stuart, Thompson, Tindall, Van Orthwick, Vickary, Vroman, Washburn, Watson, F. H. Watts.
Baldwin,		Perkins,	
Bardwell,	Grenell,	Pettit,	Vickary,
Bates,	Harper,	Powers,	Vroman,
Baumgardner	Haskin,	Preston,	Washburn,
		Reader,	Watson, F. H.
Cannon,	Hill,	Robinson, J. W	. Watts,
Case,	Hoaglin,	Robinson, R.,	
Cole,	Killean,	Rogers,	Williams, W. W
Cross,	Lakey,	Roundsville,	Wilson,
Damon,	Makelim,	Rumsey,	Speaker,
Dickson,	McCormick,	•	62

NAYS.

Title agreed to,

House bill No. 845 (file No. 399), entitled

A bill to amend sec. 15 of act No. 175 of the session laws of 1851, entitled "An act to provide for general and special elections," as amended by act 353 of the session laws of 1865, being section 151 of Howell's annotated statutes of Michigan,

Was read a third time, and pending the taking of the vote on the passage

thereof,

Mr. Abbott moved to amend the bill by striking out sec. 1, and inserting the following in lieu thereof:

SECTION 1. The People of the State of Michigan enact, That section 46, of the compiled laws of 1871, the same being compiler's section 151, of Howell's annotated statutes, relative to "notification of elections," be and the same is hereby amended so as to read as follows:

Which motion prevailed, two-thirds of all the members present votin

The bill was then passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Abbott,	Mr. Diekema,	Mr. Kirby,	Mr. Rounsville,
Allen,	Dougherty,	Makelim,	Rumsey,
Anderson,	Douglass,	Markey,	Simpson,
Ashton,	Dunbar,	McCormick,	Snow,
Baker, W. A.,	Eldred,	Mulvey,	Spencer,
Baldwin,	Goodrich,	Ogg,	Stuart,
Bardwell,	Green,	O'Keefe,	Thompson,
Bates,	Grenell,	Oviatt,	Tindall,
Baumgardner,	Harper,	Pardee,	Van Orthwick,
Beecher,	Haskin,	Perkins,	Vickary,
Burr,	Herrington,	Pettit,	Vroman,
Chapman,	Hill,	Pierce,	Washburn,
Cole,	Hoaglin,	Reader,	Watson, F. H.,
Cross,	Hosford,	Robinson, R.,	Wilson,
Damon,	Hunt,	Rogers,	Speaker,
Dickson,	Killean,	- -	62
	\mathbf{N}_{I}	AYS.	0

The question being on agreeing to the title,

Mr. Abbott moved to amend the title so as to read as follows:

A bill to amend section 46 of the compiled laws of 1871, the same being compiler's section 151 of Howell's annotated statutes, relative to "notification of elections,"

Which motion prevailed;

The title as amended was then agreed to.

House joint resolution No. 11 (file No. 12), entitled

Joint resolution directing the Board of State Auditors to settle a claim of the Northwestern Manufacturing Company of the city of Detroit, Wayne county, against the State of Michigan for damages sustained by reason of the passage of act No. 186 of the public acts of 1885, entitled "An act to prevent deception in manufacture and sale of dairy products, and to preserve the public health,"

Was read a third time and was not passed, a majority of all the members elect not voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Baker, S.,	Mr. Cannon,	Mr. Herrington,	Mr. Perkins,
Baker, W. A.,	Cole,	Hosford,	Snow,
Baldwin,	Diekema,	Hunt,	Stuart,
Bardwell,	Dunbar,	Killean,	Washburn,
Beecher,	Green,	McKie,	Watson, F. H.,
Cady,	Grenell,	Ogg,	Watts, 24
_	N.	PVA	

NAYS.

Mr. Anderson,	Mr.	Harper,	Mr.	Oviatt,	Mr.	Rounsville,	
Baumgardner,		Haskin,		Pardee,		Rumsey,	
Burr,		Hill,		Pettit,		Simpson,	
Chapman,		Hoaglin,		Powers,		Spencer,	
Cross,		Makelim,		Preston,		Thompson,	
Dickson,		Manly,		Reader,		Tindall,	
Dougherty,		McCormick,		Robinson, J. W.	•	Vickary,	
Eldred,		Mulvey,		Robinson, R.,		Vroman,	
Goodrich,		O'Keefe,		Rogers,		Wilson,	36

Senate bill No. 364 (file No. 246), entitled

A bill to amend act No. 326 of the local acts of 1883, entitled "An act to provide a charter for the city of Detroit, and to repeal all acts and parts of acts in conflict therewith," approved June 7, 1883, by adding four new sections thereto to stand as sections 42, 43, 44 and 45,

Was read a third time, and pending the taking of the vote on the passage

thereof.

Mr. Stuart moved to amend the bill by striking out in line 4, Sec. 43, the word "seven" and inserting the word "five" in lieu thereof,

Which motion prevailed, two-thirds of all the members present voting

therefor.

The bill was then passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

Mr. Abbott, Allen, Baker, S., Baldwin, Bardwell, Bates, Baumgardner Beecher, Bettinger, Burr, Cady, Case, Chamberlain, Chapman,	Mr. Damon, Dickson, Diekema, Dougherty, Douglass, Dunbar, Eldred, Goodrich, Green, Grenell, Harper, Haskin, Hill, Hoaglin,	Mr. Hunt, Killean, Kirby, Manly, McCormick, McKie, Mulvey, Ogg, O'Keefe, Oviatt, Pardee, Perkins, Pettit, Pierce, Powers.	Mr. Preston, Reader, Robinson, J.W. Robinson, R., Rogers, Rounsville, Rumsey, Spencer, Stuart, Thompson, Vickary, Vroman, Washburn, Watts, Speaker.
Cole,	Hoobler,	Powers,	Speaker,
Cross,	Hosford,		62

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1

NAYS.

Title agreed to.

On motion of Mr. Stuart,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

Senate bill No. 365 (file No. 182), entitled

A bill to provide for the care and maintenance of indigent insane persons in private asylums within the State,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Abbott,	Mr. Cole,	Mr. Hosford,	Mr. Preston,
Allen,	Damon,	Hunt,	Reader.
Anderson,	Dickson,	Killean,	Robinson, J.W.
Baker, S.,	Diekema,	Kirby,	Robinson, R.,
Baker, W. A.,	Dougherty,	Linton,	Rounsville,
Baldwin,	Douglass,	Manly,	Simpson,
Bardwell,	Dunbar,	McCormick,	Snow,
Bates,	Eldred,	McKie,	Spencer,
Baumgardner,	Goodrich,	Mulvey,	Stuart,
Beecher,	Green,	Ogg,	Van Orthwick,
Bettinger,	Grenell,	O'Keefe,	Vroman,
Cady,	Haskin,	Oviatt,	Washburn,
Cannon,	Hill,	Perkins,	Watson, F. H.
Case,	Hoaglin,	Pierce,	Wilson,
Chamberlain,	Hoobler,	Powers,	Speaker, 60
	37	ATTO	-

NAYS.

Mr. Pettit,

Title agreed to.

On motion of Mr. Bettinger.

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

Senate bill No. 345 (file No. 194), entitled

A bill to incorporate the public schools of the township of Onota in the county of Alger,

Was read a third time and passed, a majority of all the members electvoting therefor, by yeas and nays, as follows:

YEAS

Mr. Abbott,	Mr. Dickson,	Mr. Hunt,	Mr. Snow,
Allen,	Dougherty,	Killean,	Spencer,
Ashton,	Dunbar,	Kirby,	Stuart,
Baker, W. A.,	Eldred,	Lakey,	Thompson,
Baldwin,	Goodrich,	Lincoln,	Tindall,
Bardwell,	Green,	Manly,	VanOrthwick,
Bates,	Grenell,	McCormck,	Vickary,
Baumgardner,	Harper,	Mulvey,	Washburn,
Bettinger,	Haskin,	Perkins,	Watson, F. H
Cady,	Hill,	Powers,	Wellman,
Chamberlain,	Hoaglin,	Reader,	Williams, W. W
Cole,	Hoobler,	Robinson, R.,	Wilson,
Damon,	Hosford,	Rumsey,	Speaker, 52

NAYS.

Mr. Preston, Mr. Rounsville, Mr. Simpson, Mr. Vroman, 4

Title agreed to.

On motion of Mr. Chamberlain,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

Senate bill No. 453 (file No. 172), entitled

A bill to provide for the publication in newspapers of township proclamations, registration notices, election notices, notices of letting highway and bridge contracts, and all other similar notices, where the law now requires the posting of written or printed notices, and makes no provision for publishing such notices in newspapers,

Was read a third time and was not passed, a majority of all the members

elect not voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Abbott,	Mr. Burr,	Mr. Hill,	Mr. Reader,
Allen,	Cady,	Hoobler,	Rumsey,
Ashton,	Crocker,	Hosford,	Stuart,
Baker, S.,	Cross,	Jones,	Thompson,
Baker, W. A.,	Dougherty,	Killean,	Van Orthwick,
Baldwin,	Goodrich,	Lakey,	Washburn,
Bardwell,	Green,	Lincoln,	Wellman,
Baumgardner,	Grenell,	Manly,	Williams, W.W
Beecher,	Haskin,	Ogg,	Wilson,
Bettinger,	Herrington,	Oviatt,	Speaker, 40

NAYS.

Mr. Anderson,	Mr. Dunbar,	Mr. Pierce,	fr. Snow,
Bates,	Eldred,	Robinson, J. W.	Tindall,
Canton,	Harper,	Robinson, R.,	Vickary,
Case,	Hoaglin,	Rogers,	Vroman,
Chamberlain,		Rounsville,	Watson, F. H.,
Damon,	Pardee,	Simpson,	Williams, T.H
Dickson,	Pettit,	•	26

Mr. Anderson moved to reconsider the vote by which the House refused to pass the bill.

Which motion prevailed.

The question being on the passage of the bill,

On motion of Mr. Anderson, The bill was laid on the table.

Senate bill No. 62 (file No. 161), entitled

A bill making an appropriation for continuing and completing the frescoing and decorations of the walls, corridors and rooms of the State capitol,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays as follows:

Mr. Abbott,	Mr. Case,	Mr. Hill,	Mr. Rogers,
Allen.	Chamberlai	n. Hosford.	Rumsey,
Anderson,	Cross,	Jones,	Spencer,
Ashton,	Damon,	Killean,	Stuart,

Mr. Baker, S., Baker, W. A., Baldwin, Bardwell, Bates, Baumgardner, Beecher, Bettinger, Cady, Cannon,	Mr. Diekema, Dougherty, Douglass, Engleman, Goodrich, Green, Grenell, Harper, Haskin, Herrington,	Mr. Kirby, Lincoln, Linton, Mulvey, Ogg, Ovisit, Perkins, Preston, Reader, Robinson,J.W.	Mr. Thompson, Tindall, VanOrthwick, Vickary, Washburn, Watson, F. H. Watts, Williams, W.W Speaker,
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NAYS.

Mr. Burr,	Mr. Eldred,	Mr. Rounsville,	Mr. Webber,
Chapman,	Hoaglin,	Simpson,	Wellman,
Dickson,	Pardee,	Snow,	Williams, T.H.
Dunbar,	Powers,	Vroman,	Wilson, 16

Title agreed to.

On motion of Mr. Grenell,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

Senate bill No. 136 (file No. 196), entitled

A bill to amend section 10 of chapter 172 of the compiled laws of 1871, as amended by act No. 7 of the session laws of 1877, and act No. 4 of the public acts of 1883, relative to testamentary guardians,

Was read a third time and passed, a majority of all the members elect

voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Abbott,	Mr. Damon,	Mr. Killean,	Mr. Rounsville,
Allen,	Dickson,	Kirby,	Rumsey,
Anderson,	Diekema,	Lincoln,	Simpson,
Ashton,	Dougherty,	Linton,	Snow,
Baker, S.,	Douglass,	Manly,	Spencer,
Baker, W. A.	Dunbar,	McCormick,	Stuart,
Bardwell,	Eldred,	McKie,	Thompson,
Bates,	Engleman,	Mulvey,	Tindall,
Baumgardner	, Goodrich,	Pardee,	VanOrthwick,
Beecher,	Green,	Perkins,	Vickary,
Bettinger,	Grenell,	Pettit,	Vroman,
Burr,	Harper,	Pierce,	Washburn,
Cady,	Haskin,	Powers,	Watson, F. H.
Cannon,	Herrington,	Preston,	Watts,
Case,	Hoaglin,	Reader,	Webber,
Chamberlain,	Holt,	Robinson, J. W	
Chapman,	Hunt,	Robinson, R.,	Wilson,
Cole,	Jones,	Rogers,	Speaker,
Cross,	•	- '	73

NAYS.

Title agreed to.

On motion of Mr. Wellman,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

Senate bill No. 134 (file No. 139), entitled

A bill to amend section 15, chapter 3, of an act entitled "An act to revise and consolidate the laws relating to public instruction and primary schools, and to repeal all statutes contravening the provisions of this act," being act No. 164 of the public acts of 1881, as amended by act No. 93 of the public acts of 1883,

Was read a third time, and pending the taking of the vote on the passage

thereof,

Mr. Abbott moved to amend the bill by striking out section 1, and inserting

the following in lieu thereof:

SECTION 1. The People of the State of Michigan enact, That section 15 of chapter 3 of act number 164 of the public acts of 1881, entitled "An act to revise and consolidate the laws relating to public instruction and primary schools, and to repeal all statutes contravening the provisions of this act," approved May 21, 1881, as amended by act number 93 of the public acts of 1883, approved May 16, 1883, be and the same is hereby amended so as to read as follows:

Which motion prevailed, two-thirds of all the members present voting therefor.

The question then being upon the passage of the bill, pending the taking of the vote thereon,

On motion of Mr. Rumsey,

The bill was laid on the table.

House bill No. 601 (file No. 405), entitled A bill to make election days legal holidays,

Was read a third time and was not passed, a majority of all the members elect not voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Abbott,	Mr. Chamberlain,	Mr. Killean,	Mr. Robinson, J.W.
Baker, S.,	Green,	Linton,	Vickary,
Baker, W. A.	Grenell,	Mulvey,	Washburn,
Baumgardner,	Hosford,	Ogg,	Watson, F. H.
Bettinger,	Hunt,	Oviatt,	Wellman,
Breen,	•	·	21

NAYS.

Mr. Allen,	Mr. Dickson,	Mr. Holt,	Mr. Preston,
Ashton,	Diekema,	Jones,	Robinson, R.,
Baldwin,	Dougherty,	Kirby,	Rounsville,
Cady,	Dunbar,	Lakey,	Simpson,
Cannon,	Eldred,	McCormick,	Snow,
Case,	Harper,	Perkins,	Spencer,
Chapman,	Haskin,	Pettit,	Stuart,
Cole,	Hill,	Pierce,	Tindall,
Damon,	Hoaglin,	·	34

House bill No. 342 (file No. 408), entitled

A bill to provide a punishment for persons charged, upon information or indictment, in the courts of record having criminal jurisdiction in this State, with assault with intent to commit the crime of murder, rape or robbery, and acquitted thereof, but convicted of assault and battery,

2

Was read a third time, and pending the taking of the vote on the passage thereof,

On motion of Mr. Lakey,

The bill was laid upon the table.

House bill No. 262 (file No. 384), entitled

A bill to amend section 1, of chapter 2, and sections 1, 2, 3, 4, 5, 12, 13 and 17, of chapter 3, of act No. 326 of local acts of 1883, entitled "An act to provide a charter for the city of Detroit, and to repeal all acts and parts of acts in conflict therewith," approved June 7, 1883, relating to registration and elections in said city,

Was read a third time, and pending the taking of the vote on the passage

thereof,

Mr. Grenell moved to amend the bill by striking out sections 13 and 17 thereof,

Which motion prevailed, two-thirds of all the members present voting therefor.

The bill was then passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Abbott,	Mr. Damon,	Mr. Killear,	Mr. Robinson, R.
Allen,	Dickson,	Kirby,	Rogers,
Anderson,	Diekema,	Lakey,	Rounsville,
Ashton,	Dougherty,	Lincoln,	Rumsey,
Baker, W. A.,		Linton,	Simpson,
Bardwell,	Eldred,	Makelim,	Spencer,
Bates,	Engleman,	Manly,	Thompson,
Baumgardner,	Goodrich,	McCormick,	Tindall,
Beecher,	Green,	Mulvey,	VanOrthwick,
Bettinger,	Grenell,	Ogg,	Vickary,
Burr,	Harper,	Oviatt,	Washburn,
Cannon,	Hill,	Pardee,	Watson, F. H.
Case,	Hoaglin,	Perkins,	Williams, W. W
Chapman,	Hosford,	Pettit,	Wilson,
Cole,	Hunt,	Reader,	Speaker,
Стова,	•	•	61

NAYS.

Mr. Baldwin, Mr. Stuart,

The question being on agreeing to the title,

Mr. Grenell moved to amend the title by striking out the words "13 and

Which motion prevailed.

The title as amended was then agreed to.

On motion of Mr. W. W. Williams,

The House took a recess until 2 o'clock this afternoon.

AFTERNOON SESSION.

2 o'clock P. M.

The House met and was called to order by the Speaker.

Roll called: quorum present.

Mr. T. H. Williams moved to take from the table

House bill No. 354, entitled

A bill to revise and amend the charter of the city of Jackson,

Which motion prevailed.

On motion of Mr. T. H. Williams,

The bill was ordered printed and referred to the committee on municipal corporations.

Mr. T. H. Williams moved to take from the table

House bill No. 433, entitled

A bill to amend sections 1, 2 and 3 of chapter 25 of act No. 358, local acts of 1875, entitled "An act to revise and amend the charter of the city of Jackson," approved April 27, 1875,

Which motion prevailed.

On motion of Mr. T. H. Williams,

The bill was ordered printed and referred to the committee on municipal corporations.

By the committee on private corporations:

The committee on private corporations, to whom was referred

Senate bill No. 471 (file No. 273), entitled

A bill to revise the laws authorizing the business of banking and to estab-

lish a banking department for the supervision of such business,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do pass, and ask to be discharged from the further consideration of the subject.

L. H. HUNT, Chairman.

Report accepted and committee discharged.

The bill was referred to the committee of the whole and placed on the general order.

The hour having arrived for the

SPECIAL OBDER,

Being the consideration of the following two named bills,

Senate bill No. 1 (file No. 110), entitled

A bill making appropriation for the erection and equipment of a suitable building for the use of the mining school at Hougton, in the upper peninsula of Michigan, and for heating, lighting and furnishing the same.

Senate bill No. 109 (file No. 111), entitled

A bill making an appropriation for the maintenance and support of the mining school at Houghton, in the county of Houghton, Michigan, for the year A. D. 1888.

On motion of Mr. Oviatt,

The special order was deferred for a week.

The House then resumed the order of

THIRD READING OF BILLS.

House bill No. 546 (file No. 897), entitled

A bill to define the duties of city and village marshals, constables, sheriffs and other officers, relative to making complaints for violations of the laws regulating or prohibiting the sale of intoxicating liquors and to create a penalty for neglect of such duties,

Was read a third time and passed, a majority of all the members elect

voting therefor, by yeas and nays, as follows:

PASTY

Mr. Abbott, Allen, Anderson, Ashton, Baker, S., Baker, W. A. Bardwell, Bates, Baumgardner, Beecher, Bettinger, Breen.	Goodrich, Grenell,	Hoobler, Jones, Kirby, Lincoln, Makelim, Manly, McCormick, Mulvey, Ogg, Oviatt,	Mr. Powers, Preston Reader, Robinson, R., Rogers, Simpson, Spencer, Stuart, Tindall, Van Orthwick, Washburn, Watson, F. H.
Breen,	Harper,	Perkins,	Watson, F. H.
Burr,	Haskin,	Pettit,	Wilson,
Cannon	Hill,	Pierce,	Speaker,
Case,	,		57

NAYS.

Mr. Cady, Mr. Killean,

2

Title agreed to.

House bill No. 577 (file No. 413), entitled

A bill to amend chapter 193 of the compiled laws of 1871, being chapter 267 of Howell's annotated statutes, by adding four new sections thereto, relative to the sale of homesteads for the payment of debts of deceased persons and expenses of administering their estates,

Was read a third time and passed, a majority of all the members elect

voting therefor, by yeas and nays, as follows:

Mr.	Abbott,	Mr.	Damon,	Mr.	Killean,	Mr.	Powers,
	Allen,		Dickson,		Lakey,		Reader,
	Ashton,		Dougherty,		Lincoln,		Robinson, R.,
	Baker, S.,		Douglass,		Makelim,		Rounsville,
	Baker, W. A	,	Eldred,		Manly,		Spencer,
	Bardwell,	•	Engleman,		McKie,		Tindall,
	Beecher,		Goodrich,		Mulvey,		Vickary,
	Burr,		Harper,		Ogg,		Vroman,
	Cady,		Haskin,		O'Keele,		Watson, F. H.,
	Cannon,		Hill,		Oviatt,		Watts,
	Chapman,		Hoaglin,		Perkins,		Wellman,
	Cole,		Hoobler,		Pettit,		Wilson,
	Crocker,		Hosford,		Pierce,		Speaker,
	Cross,		Jones,		,		54

1

NAYS.

Mr. Anderson,

Title agreed to.

House bill No. 851 (file No. 400), entitled

A bill to provide additional record evidence of the trust capacity of executors, administrators and guardians in certain cases.

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays as follows:

YEAS.

Mr. Abbott, Allen, Ashton,	Mr. Diekema, Dougherty, Douglass,	Mr. Kirby, Lakey, Linton,	Mr. Robinson, J.W. Robinson, R., Rounsville,
Baker, S.,	Eldred,	Makelim,	Rumsey,
Baker, W. A		McCormick,	Simpson,
Bardwell,	Goodrich,	McKie,	Spencer,
Beecher,	Grenell,	Mulvey,	Tindall,
Breen,	Harper,	Ogg,	Van Orthwick,
Burr,	Haskin,	Oviatt,	Vroman,
Cady,	Hill,	Perkins,	Washburn,
Cannon,	Hoaglin,	Pettit,	Watson, F. H.,
Case,	Holt,	Pierce,	Watts,
Cole,	Hosford,	Powers,	Wilson,
Cross,	Jones,	Reader,	Speaker
Damon,	Killean,	·	58
	0		

NAID.

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Title agreed to.

House bill No. 31 (file No. 262), entitled

A bill to carry into effect section 12 of article 15 of the constitution, relative to the holding real estate by corporations,

Was read a third time, and pending the taking of the vote on the passage

thereof.

On motion of Mr. Hosford,

The bill was laid on the table.

House bill No. 794 (file No. 416), entitled

A bill making an appropriation of State swamp lands to aid in improving the channel of Maple River in the counties of Clinton and Gratiot,

Was read a third time and passed, a majority of all the members elect voting

therefor, by yeas and nays, as follows:

Mr. Cole,	Mr. Hill,	Mr. Pottit,
Crocker,	Holt,	Reader,
Cross,	Hoobler,	Robinson, R.,
Damon,	Jones,	Rogers,
Dickson,	Killean,	Rounsville,
, Diekema,	Kirby,	Rumsey,
		Simpson,
, Engleman,	McCormick	s, Spencer,
Goodrich,	McMillan,	Stuart,
Grenell,	Mulvey,	Tindall,
	Crocker, Cross, Damon, Dickson, Diekema, Dougherty Engleman, Goodrich,	Crocker, Holt, Cross, Hoobler, Damon, Jones, Dickson, Killean, Diekema, Kirby, Dougherty, Lincoln, Engleman, McCormick Goodrich, McMillan,

Mr. Burr,	Mr. Harper,	Mr. Ogg,	Mr. Washburn,	
Cady,	Haskin,	Pardee,	Watts,	
Case,	Herrington,	Perkins,	Wilson,	52

NAYS.

Mr. Baldwin, Mr. McKie, Mr. Van Orthwick, Mr. Vroman, Manly, Oviatt,

Title agreed to.

On motion of Mr. Hill,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

Senate bill No. 427 (file No. 175), entitled

A bill to provide for an assistant deputy auditor general and fixing his salary,

Was read a third time, and pending the taking of the vote on the passage

thereof,

Mr. W. A. Baker moved that the bill do lie on the table,

Which motion did not prevail.

After some discussion,

Mr. Rumsey moved that the bill do lie on the table.

Which motion did not prevail.

Mr. Manly moved that the enacting words of the bill be stricken out.

Which motion prevailed, and

The body of the bill was laid on the table. House bill No. 626 (file No. 418), entitled

A bill to provide for laying out and establishing a State road in the county of Newaygo, and to make an appropriation of one-half a section of State swamp land per mile for constructing and improving the same, and to provide the highway money taxes assessed and levied upon all lands situated within one mile on each side of said road, in constructing and improving said road for the period of five years from the passage of this bill, and to provide for raising and expending certain necessary funds therefor,

Was read a third time and pending the taking of the vote on the pass-

age thereof,

Mr. Anderson moved to amend the bill by striking out in line 3 and 7, sec. 2, the words "three" and inserting the word "two" in lieu thereof; also by striking out in line 1, sec. 8, the word "two" and inserting the word "one" in lieu thereof.

Which motion prevailed, two-thirds of all the members present voting

therefor.

The bill was then passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

Mr. Abbott,	Mr.Cole,	Mr. Hill,	Mr. Reader,
Allen,	Cross,	Hoaglin,	Robinson, J. W.
Anderson,	Damon,	Holt,	Robinson, R.,
Ashton,	Dickson,	Hoobler,	Rogers,
Baker, S.,	Diekema,	Hosford,	Rumsey,
Baker, W. A.	, Dunbar,	Hunt,	Simpson,
Bardwell,	Eldred,	Jones,	Snow,
Baumgardner,	Engleman,	Killean,	Spencer,

Mr. Bettinger, Mr. Goodrich, Mr. Kirby, Mr. Stuart, McCormick, Breen, Green, Washburn, Burr. Grenell, Mulvey, Wellman. Cady. Harper, Ogg, Wilson, Haskin, Speaker Case, Powers, 52

NAYS.

Mr. Baldwin, Mr. Oviatt, Mr. Pettit, Mr. Vroman, Manly, Pardee, Pierce, Watson, F. H 8

The question being on agreeing to the title,

Mr. Abbott moved to amend the title so as to read as follows:

A bill to appoint commissioners and provide for laying out and establishing a State road in the county of Newaygo, and to make an appropriation of one-half a section of State swamp land per mile for constructing and improving the same, and to provide that the highway money taxes assessed and levied upon all lands situated within two miles on each side of said road shall be used in constructing and improving said road for a period of five years from the passage of this bill, and to provide for raising and expending certain necessary funds therefor.

Which motion prevailed.

The title as amended was then agreed to.

On motion of Mr. Anderson,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

GENERAL ORDER.

On motion of Mr. Oviatt,

The House went into committee of the whole on the general order,

Whereupon the Speaker called Mr. Kirby to the chair.

After some time spent therein, the committee rose, and through their chairman, made the following report:

The committee of the whole have had under consideration the following

bills:

1. Senate bill No. 97 (file No. 32, House file No. 419), entitled

A bill to provide for the correction of frauds and mistakes in the canvass and returns made by inspectors of elections,

2. House bill No. 193 (file No 415), entitled

A bill making an appropriation of State swamp lands to aid the county of Barry to drain and reclaim certain swamp and overflowed lands by opening and deepening Thornapple river near the outlet of Thornapple lake, to authorize a tax to complete the same and provide for such opening and deepening of such outlet,

3. House bill No. 552 (file No. 420), entitled

A bill to provide for the construction of a State road bridge across Black river in the township of Grant, in St. Clair county, and to appropriate State swamp land, the proceeds of which to be used for the construction of said bridge,

4. House bill No. 462 (file No. 422), entitled

A bill to provide for corporations to diffuse moral and religious knowledge and instruction, and to receive and apply such gifts, loans and advances, and accept and execute such trusts as shall be made for such purposes, and to enable individuals and also associations existing under chapter 178 of Howell's annotated statutes of Michigan, as amended, to effect incorporation for such purposes,

5. House bill No. 229 (file No. 427), entitled

A bill to amend section No. 64 of act number 153 of the public acts of the State of Michigan, of the year 1885, relative to the assessment of property and the levy and collection of taxes thereon,

6. House bill No. 797 (file No. 429), entitled

A bill to prohibit fishing with nets in any of the lakes, bays, bayous, harbors or streams of Muskegon county, in this State,

7. House bill No. 330 (file No. 431), entitled

A bill to preserve evidence of error or fraud in the counting of ballots and in election returns, and in the count of inspectors of election and the declaration of the board of canvassers, in contested elections,

8. House bill No. 302 (file No. 433), entitled

A bill to amend section 53 of act number 153, of the session laws of 1885, entitled An act to provide for the assessment of property and the levy and collection of taxes thereon,

9. House bill No. 208 (file No. 437), entitled

A bill to amend section 7545 of Howell's annotated statutes of Michigan, as amended by act No. 139 of the session laws of the year 1885, being compiler's section 5968 of the compiled laws of the year 1871, relative to the competency of witnesses, and examination of parties in certain cases as amended by act No. 245 of the session laws of the year 1881, as amended by act No. 139 of the session laws of the year 1885,

10. House bill No. 559 (file No. 438), entitled

A bill to authorize the township of Midland in Midland county to convey certain real estate to the city of Midland,

11. Senate bill No. 392 (file No. 192), entitled

A bill to amend section 12 of an act amendatory of the several acts relating to the Wesleyan Seminary at Albion, and the Albion Female Collegiate Institute, approved February 25, 1861, as added thereto by act number 91 of the session laws of 1865,

12. Senate bill No. 239 (file No. 112), entitled,

A bill to amend sections 15 and 16, chapter 192 of the compiled laws of 1871, being compiler's sections 7674 and 7675, of Howell's annotated statutes of Michigan, relative to judgments and executions so as to confer the power of appointment of persons therein named upon circuit judges, and to extend such power to the service of all processes in any proceeding at law or in equity,

13. Senate bill No. 209 (file No 226), entitled

A bill to protect the chastity of girls between the ages of fourteen and sixteen years, and to punish the violation thereof.

Have made no amendments thereto, and have directed their chairman to report the same back to the House, and recommend their passage.

The committee of the whole have also had under consideration the following bills:

14. House bill No. 287 (file No. 424, entitled

A bill to form school district No. 10 of the township of Wyoming, in the county of Kent, out of portions of sections 19, 20, 21, 29, and 30 of said township now constituting part of school district No. 1 of said township,

15. House bill No. 320 (file No. 425), entitled

A bill to create a bureau to superintend the construction of the Detroit and Belle Isle bridge,

16. House bill No. 373 (file No. 434), entitled

A bill to regulate the sale of malt, brewed or fermented, spirituous and vinous liquors in counties in this State.

17. House bill No. 387 (file No. 439), entitled

A bill to amend section 2 of act No. 198 of the public acts of 1879, as amended by act No. 278 of the public acts of 1881, the latter being an act entitled "An act to amend sections 2 and 4 of act No. 198 of the session laws of 1879, approved May 13, 1879, being an act entitled 'An act to provide for the regulation and enforcement of assignments for the benefit of creditors, and also to add 5 new sections to said act, to stand as sections 7, 8, 9, 10 and 11,'" the same being compiler's section 8740 of Howell's annotated statutes of Michigan.

18. House bill No. 176 (file No. 426), entitled

A bill to prohibit judges of courts of record from receiving pay other than

their official salary, and from giving advise in certain cases.

Have made sundry amendments thereto and have directed their chairman to report the same back to the House, asking concurrence therein, and recommend their passage.

The committee of the whole have also had under consideration the follow-

ing bill:

19. House bill No. 882 (file No. 427), entitled

A bill to preserve evidence of error or fraud in election returns and the count of the board of canvassers.

And have directed their chairman to report the same back to the House with the recommendation that it be laid on the table.

W. J. KIRBY, Chairman.

Report accepted and committee discharged.

The first, second, third, fourth, fifth, sixth, seventh, eighth, ninth, tenth, eleventh, twelfth and thirteenth named bills were placed on the order of third reading.

On motion of Mr. Hosford,

The House concurred in the amendments made by the committee to the fourteenth, fifteenth, sixteenth, seventeenth and eighteenth named bills, and they were placed on the order of third reading.

On motion of Mr. Rumsey,

The House concurred in the recommendation of the committee relative to the nineteenth named bill, and it was laid on the table.

On motion of Mr. Diekema,

The sixteenth named bill reported by the committee was ordered printed, as amended, in to-days' journal.

The bill is as follows:

A bill to regulate the sale of malt, brewed or fermented, spirituous and vinous liquors, in counties in this State:

SECTION 1. The People of the State of Michigan enact, That upon application by petition signed by one-fifth of the voters as shown by last preceding vote on Governor, who are qualified to vote for county officers in any county in this State, the county clerks shall call an election to be held at the places of holding elections for State and county officers, to take place within forty days after the receipt of such petition by said county clerk, to determine whether

or not intoxicating liquors as mentioned in section two of this act shall be sold within the limits of such designated county: That no election held under this act shall be held in any in which general elections are held, so that such as are held under this act shall be separate and distinct from any other election whatever, and such question having been once submitted and decided by the votes of the electors, shall not be again submitted for a period of three years. Notice that such question is to be submitted shall be given by the county clerk for the same time and in the same manner as is provided by law for giving notice of elections. The vote shall be by ballot, and the ballots shall be deposited in ballot boxes furnished for the purpose, and separate poll-lists and tally-sheets shall be kept. The county clerk shall provide polllists, tally-sheets and tickets for such election at each polling place, at the expense of the county. Those voters who wish the sale of intoxicating liquors for use as a beverage prohibited, shall have printed or written or partly printed or partly written on their ballots the "Against the sale of intoxicating liquors," and those who do not wish such sale prohibited shall have printed or written or partly printed or partly written on their ballots, the words, "For the sale of intoxicating liquors." The inspectors of elections, as now provided by law, shall act, and shall have anthority to appoint assistants, if any shall be necessary. The ballots shall be cast and counted, and returns of the same shall be made from each voting precinct to the clerk of the county in which such election is heid, in the manner now prescribed by law for the election of county officers. The clerk of said county shall enter in a book to be provided by him for that purpose, a tabular statement of the number of votes cast for and against such proposition in each voting precinct in said county, as shown by said returns, together with the aggregate number of votes cast for and against such sale in the entire county. Said statement so recorded shall be a public record of the county, and shall be prima facie evidence of the truth of the matters therein stated.

SEC. 2. That it is hereby declared unlawful to sell, give away, or furnish malt, brewed, fermented, vinous or intoxicating liquors of any kind, or in any quantity, or liquors any part of which is malt, brewed, fermented, vinous or intoxicating, or to keep for sale or keep a place where such liquors are for sale, given away or furnished, within the limits of any county in which a majority of the votes cast at the election next preceding, upon the question of prohibiting the sale of intoxicating liquors, as provided in section one of this "against the sale of intoxicating liquors;" except act, have been where done by a registered druggist, upon the written prescription, issued in good faith by a reputable physician in active practice or for exclusively known mechanical, pharmaceutical, or sacramental purposes, strictly in compliance with the laws for the regulation of druggists. And whoever, within such limits, himself, or by an agent, or otherwise, thus sells, furnishes or gives away any such liquors, or keeps for sale, or keeps a place where such liquors are for sale, given away or furnished, upon conviction thereof in any court of competent jurisdiction, shall be fined in any sum not less than fifty nor more than five hundred dollars, and be imprisoned in the county jail not less than ten days nor more than six months, or both, in the discretion of the

By the committee on judiciary:

The committee on judiciary, to whom was referred

Senate bill No. 203 (file No. 143), entitled

A bill to legalize and validate all the proceedings had, up to and including the issuing of certain bonds issued by the township of Warren, in the county of Midland, State of Michigan,

Respectfully report that they have had the same under consideration and have directed me to report the same back to the House, without amendment, and recommend that it do pass, and ask to be discharged from the further consideration of the subject.

GERRIT J. DIEKEMA, Chairman.

Report accepted and committee discharged.

The bill was referred to the committee of the whole, and placed on the general order.

Mr. Wellman moved to take from the table

House bill No. 911, entitled

A bill to amend and revise act No. 390, local acts of 1885, entitled "An act to amend and revise the charter of the city of Port Huren," approved June 20, 1885.

Which motion prevailed. On motion of Mr. Wellman,

The bill was referred to the committee on municipal corporations.

On motion of Mr. Oviatt,

The House adjourned.

Lansing, Thursday, June 2, 1887.

The House met pursuant to adjournment and was called to order by the Speaker.

Prayer by Rev. Mr. Franklin. Roll called: quorum present.

Absent without leave: Mr Kelley.

On motion of Mr. Haskins,

Leave of absence was granted to Mr. Kelley for the day.

PRESENTATION OF PETITIONS.

No. 1276. By Mr. Webber: Memorial of the superintendents of the poor of Ionia county.

On demand of Mr. Webber,

The memorial was read at length and spread at large on the journal, as follows:

Ionia, May 28, 1887.

To the Hon A. J. Webber, member of the Legislature at Lansing, Mich.

It is with regret that we learn that a letter from Levi L. Barbour has been read before the Legislature censuring the management of the Ionia county poor-house which we verily believe and know to be *untrue* in the impression it is calculated to produce in the State and unjust to Ionia county in particular.

The superintendents of the poor of our county have ever tried to do the best they could under the circumstances for those under our care and to that end we have always thought we were fortunate in securing the services of Mr. L. Carpenter and wife as keepers of the county house, and not only the superintendent but may of our most influential citizens, a few of whose opinions are copied below, are of the same opinion, and many more we can give if necessary.

In the letter referred to Mr. Levi L. Barbour says the girl referred to was kept locked in a room and was entirely naked, and that the window to the room was where all passers-by could look in. Now this is an old chestnut started in 1883, and Mr. B. H. Preston, then member of the board and secretary, in reply says, "I would here ask what is expected with this class of inmates who tear off their clothing; must a constant attendant be provided for each one of them. This open barred window would surely ventilate the room, and being on the back part of the female department would not be visible to any one but those of her own sex." The back yard has a tight high fence dividing it, so that the male inmates do not frequent the part used by the females. But the girl was not kept locked in that room only at times when her clothing, what had not been torn off, wanted changing or when she had one of her bad spells which she was subject to at times. At the time referred to the girl had been doing her business for the third time for that day, which having done, she would always when she could, daub her clothes all up so that Mrs. Carpenter had ordered a girl to look after her and have her clothes taken off except her chemise, until they could get her clothes ready to put on; if she was naked she had torn her chemise off. It is well here to say that she was never in there but a short time at once and that in the day time as at night she slept with another inmate who looked after her.

When the board were there and came to that door Mrs. Carpenter hesitated about letting them in, as she well knew the girl was not in a proper condition to be seen by gentlemen, and it sometimes happens in our best regulated families that things occur that even State officials are not always wanted without an explanation, but they insisted upon going right in, so she let them, and they acted so ungentlemanly that she did not explain anything except about tearing her clothes, and they asked for no explanation whatever. It is well here to say that this girl would always get at the slop pail if she could, as she has no more sense than a beast. As to her being in the habit of playing with the little girl of the keeper, that is a mistake. As to her talking, she tries to say a few words but never anything intelligible to those that have the care of her. As to her ever being made useful for anything, that is a myth. With such a subject it is not to be wondered at if at times the place such a person is kept in does smell unpleasant, as it is necessary to fumigate rooms that sane people are confined in sometimes. The brother to this girl is an idiot also, but still has some more show of sense than the girl. They said he was shut up in a tight board pen in the sun. The pen is tight on all sides but the north and that is barred, and is 20 feet square and 10 feet high, the height of it gives a protection from the sun. But the facts are it rained in the forenoon and he was not put in until after the rain, and never was put in there only in pleasant weather. The yard was built by direction of Dr. Pray, ex-representative, who was our physician at the time, and the yard was used to put the insane or idiotic in for exercise on pleasant days, and that is what is was used for.

In conclusion we would say that we think that it has ever been the aim of

both superintendent and keeper to do all we could for the unfortunate that are under our care, but still we at times may each and all have failed, but it is with us as it is with some other county houses, our house is not perfect for the purpose it was designed for. It would seem that the board of corrections and charities might be able to give good advice as to the best methods of managing those institutions if they were working for the good of the State and humanity and not for official capital, and it looks as if it was the latter, as they in this instance entirely ignored the superintendent and found their fault through the press.

Yours respectfully,
FRANK C. SIBLEY,
LABAN A. SMITH,
THOS. E. SMITH,
Superintendents of Ionia County.
Ionia, May 30, 1887.

Hon. A. J. Webber:

DRAR SIR,—As there is more or less being said about the management of our county poor-house, I have this to say: For the last four years, at least, I have had occasion to and have frequently visited said house and premises, and from my knowledge of it, and the way it is kept and conducted, I think with the conveniences and means that Mr. Carpenter and wife have that they do exceedingly well. I have always found it in better condition as to cleanliness and order, and the inmates in better condition than I should think they could be kept.

Yours respectfully,

MYRON BALCOM, Judge of Probate. May 30, 1887.

Hon. A. J. Webber:

DEAR SIR,—I wish to say that my business being that of an undertaker, I have been several times every year to our county house, and have known Mr. Carpenter, the present keeper, quite well ever since he entered upon his duties there, and have always found the house kept in as clean and neat a manner as I believe it possible to keep such a place.

Respectfully,

GEO. H. ALLURED.

Referred to the committee on State affairs. On motion of Mr. Bates, The House took up the order of

UNFINISHED BUSINESS.

Being the consideration of the following resolution:

Resolved (the Senate concurring), That from and after Thursday, June 2, 1887, the two branches of this Legislature will transact no other business than for the President of the Senate and the Speaker of the House to sign enrolled bills for the approval of the Governor, and the entry of the same on the journals by the Secretary of the Senate and Clerk of the House, and the time of final adjournment of this Legislature shall be Saturday, June 4th, at 12 M., on that day.

Which,

On motion of Mr. Lakey,

Was laid on the table.

Also the following:

Resolved (the Senate concurring), that from and after June 15, A. D. 1887, the two houses will transact no other business than for the President of the Senate and the Speaker of the House to sign enrolled bills for the approval of the governor and the entry of the same on the journal by the secretary of the Senate and the clerk of the House, and the time of final adjournment of the Legislature shall be Saturday, June 18, at 12 m. of that day.

The question being on the adoption of the resolution,

Mr. McCormick moved to smend the resolution by making the dates June 23 and 25 respectively.

On agreeing to which,

Mr. Bates demanded the yeas and nays.

The demand was seconded, and the motion to amend the resolution did not prevail by yeas and nays, as follows:

YEAS.

Mr. Anderson,	Mr. Cady,	Mr. McCormick, M	r. Thompson,
Beecher,	Crocker,	Rentz,	Vickary,
Bettinger,	Haskin,	Robinson, J. W.	Wellman,
Breen,	Hoobler,	Snow,	Williams, W. W
Burr,	Hunt,	Spencer,	19

NAYS.

Abbott,	Mr. Dougherty,	Mr. Lakey,	Mr. Pierce,
Allen,	Douglass,	Lincoln	Robinson, R.,
Bates,	Dunbar,	Linton,	Rogers,
Baumgardner,	Eldred,	Makelim,	Rumsey,
Bentley,	Goodrich,	McGregor,	Stuart,
Cannon,	Green,	McKie,	VanOrthwick,
Chamberlain,	Harper,	McMillan,	Vroman,
Chapell,	Hoaglin,	Mulvey,	Washburn,
Chapman,	Hosford,		Watts,
Cole,	Jones,	Oviatt,	Webber,
Cross,		Pardee,	Wilson,
		Pettit,	Speaker,
Dickson,		•	49
	Allen, Bates, Baumgardner, Bentley, Cannon, Chamberlain, Chapell, Chapman, Cole, Cross, Damon,	Allen, Douglass, Bates, Dunbar, Baumgardner, Eldred, Bentley, Goodrich, Cannon, Green, Chamberlain, Harper, Chapell, Hoaglin, Cole, Jones, Croes, Killean, Damon, Kirby,	Allen, Douglass, Lincoln Bates, Dunbar, Linton, Baumgardner, Eldred, Makelim, Bentley, Goodrich, McGregor, Cannon, Green, McKie, Chamberlain, Harper, McMillan, Chapell, Hoaglin, Mulvey, Chapman, Hosford, Ogg, Cole, Jones, Oviatt, Croes, Killean, Pardee, Damon, Kirby, Pettit,

The question then being on the adoption of the resolution,

Mr. Bates demanded the yeas and nays.

The demand was seconded, and the resolution was adopted by yeas and nays as follows:

Abbott, Allen, Anderson, Bardwell, Bates, Baumgardner, Bentley, Cannon, Chamberlain	Dougherty, Douglass, Dunbar, Eldred, Goodrich, Green, Grenell, Harper,	Mr.	. Jones, Killean, Kirby, Lincoln, Linton, Makelim, McGregor, McKie,	Mr.	Pettit, Pierce, Robinson, R., Rogers, Rumsey, Snow, VanOrthwick, Vroman, Washburn
Chamberlain,	Haskin,		McMillan,		Washburn,

Mr.	Chapell,	Mr. Herrington,	Mr.	Mulvey,	Mr.	Watts,	
	Chapman,	Hoaglin,		Ogg,		Webber,	
	Cole,	Holt,		O'Keefe,		Wellman,	
	Damon,	Hosford,		Oviatt,		Williams, W.	W.
	Dickson,	Hunt,		Pardee,		Speaker,	56
		NA.	YS.				
Mr.	Baker, S.,	Mr. Crocker,	Mr.	Rentz,	Mr.	Thompson,	
	Beecher,	Hoobler,		Robinson, J. W.		Tindall,	
	Bettinger,	McCormick,		Spencer,		Vickary,	
	Breen,	Powers,		Stuart,		3,	15

REPORTS OF STANDING COMMITTEES.

By the committee on local taxation:

The committee on local taxation, to whom was referred

House bill No. 625, entitled

A bill to anthorize the village of Newaygo, in the county of Newaygo, to

borrow money to make public improvements in said village,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do pass, and ask to be discharged from the further consideration of the subject.

A. T. CASE, Chairman.

Report accepted and committee discharged.

On motion of Mr. Anderson,

The rules were suspended, two-thirds of all the members present voting therefor, and the bill was put upon its immediate passage.

The bill was then read a third time and passed, a majority of all the members elect voting therefor by yeas and nays as follows:

YEAS.

Mr. Abbott,	Mr. Cole,	Mr. Jones,	Mr. Preston,
Allen,	Cross,	Killean,	Reader,
Anderson,	Damon,	Kirby,	Robinson, R.,
Ashton,	Dickson,	Lakey,	Spencer,
Bardwell,	Dougherty,	Lincoln,	Stuart,
Bates,	Dunbar,	McGregor,	Thompson,
Bentley,	Eldred,	McKie,	Tindall,
Breen,	Engleman,	Mulvey,	VanOrthwick,
Burr,	Goodrich,	Ogg,	Washburn,
Cady,	Green,	O'Keefe,	Watts,
Cannon,	Harper,	Oviatt,	Webber,
Case,	Haskin,	Pettit.	Wellman,
Chamberlain,		Pierce,	Wilson,
Chapell,	Hosford.	Powers,	Speaker,
Chapman,		,	57
2	3.	T A 370	•

NAYS.

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Title agreed to.

On motion of Mr. Anderson,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

By the committee on ways and means:

The committee on ways and means, to whom was referred

House bill No. 48 (file No. 104), entitled

A bill to provide for the adjusting and payment of State bounties to Michigan soldiers,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment and without recommendation, and ask to be discharged from the further consideration of the subject.

M. E. RUMSEY, Chairman.

Report accepted and committee discharged.

On motion of Mr. Chapell,

The bill was ordered printed, referred to the committee of the whole, and placed on the general order.

By the committee on engrossment and enrollment:

The committee on engrossment and enrollment report as correctly enrolled, signed, and presented to the Governor, the following:

House bill No. 721 (manuscript), entitled

An act to authorize the township of Portland, Ionia county, to borrow money to be used in the construction of a bridge, and to issue bonds therefor.

Also.

House bill No. 492 (file No. 138), entitled

An act to amend section 1 of act No. 157 of the session laws of 1883, being compiler's section 7091 of Howeli's annotated statutes, being an act entitled "An act to protect the rights of laborers."

Also.

House bill No. 598 (file No. 181), entitled

An act to provide for blowers in establishments where emery wheels or emery belts are used.

Also,

House bill No. 469 (file No. 293) entitled

An act to amend sections 9 and 10 of chapter 170, of the compiled laws of Michigan of 1871, being compiler's sections 6231 and 6232 of Howell's annotated statutes of Michigan, relative to divorce and to add three new sections to said chapter, to stand as sections 44, 45 and 46.

Also.

House bill No. 593 (file No. 373), entitled

An act to amend sections 1, 2 and 4 of act No. 312 of the local acts of 1883, entitled "An act to regulate the manner of electing trustees in school district No. 17, of the city of Jackson and township of Blackman," approved May 24, 1883, and to add six new sections thereto to stand as sections 10, 11, 12, 13, 14, and 15 of said act.

ROBERT Y. OGG, Chairman.

Report accepted.

By the committee on engrossment and enrollment:

The committee on engrossment and enrollment report, as correctly enrolled, signed, and presented to the Governor, the following:

House bill No. 307 (manuscript), entitled

An act granting the common council of the city of Kalamazoo power to vacate streets and alleys within the corporate limits of said city.

Also,

House bill No. 118 (file No. 51), entitled

An act to provide for the adoption and change of name of minors, and for making them heirs-at-law of the person or persons adopting them.

Also,

House bill No. 863 (file No. 180), entitled

An act to punish a male person above fourteen years of age for indecent and improper liberties with a female child under fourteen years of age.

Also,

House bill No. 52 (file No. 190), entitled

An act to regulate the use of steam engines, steam wagons or other vehicles which are in whole or in part operated by steam on the public highways of this State, and to prohibit the blowing of steam whistles on the public highways of this State.

Also,

House bill No. 285 (file No. 370), entitled

An act to amend sections 4, 6, 7, 12 and 14 of chapter 21 of Howell's annotated statutes, being compiler's sections 799 and 801, 802, 807 and 809, relative to partition fences.

ROBERT Y. OGG, Chairman.

Report accepted.

Mr. Cannon moved to reconsider the vote by which the House refused to pass

Senate bill No. 427 (file No 175), entitled

A bill to provide for an assistant deputy auditor general and fixing his salary,

Which motion did not prevail.

By the committee on municipal corporations:

The committee on municipal corporations, to whom was referred

Senate bill No. 262, entitled

A bill to amend sections 4, 5, 6, 8, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 28, 31, 33, 34, 45, 46, 47, 48, 49, 58, 61 and 64 of act No. 372, of the laws of 1867, entitled "An act to revise the charter of the city of Flint," approved March 20, 1867, and the acts amendatory thereof and to add a new section thereto to stand as section 65 of said act.

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, with amendments thereto, recommending that the amendments be concurred in, and that the bill when so amended do pass, and ask to be discharged from the further consideration of the subject.

ERASTUS N. BATES, Chairman.

Report accepted and committee discharged.

On motion of Mr. Bardwell,

The House concurred in the amendments made to the bill by the committee.

On motion of Mr. Bardwell,

The rules were suspended, two-thirds of all the members present voting therefor, and the bill was put upon its immediate passage.

The bill was then read a third time and passed, a majority of all the members elect voting therefor by yeas and nays, as follows:

YEAS.

Mr. Abbott,	Mr. Cross,	Mr. Killean,	Mr. Rentz,
Allen,	Damon,	Kirby,	Robinson, J. W.
Anderson,	Dickson,	Lincoln,	Robinson, R.,
Ashton,	Dougherty,	Linton,	Rogers,
Baker, S.,	Dunbar,	McCormick,	Rumsey,
Bardwell,	Eldred,	McGregor,	Spencer,
Bates,	Engleman,	McKie,	Stuart,
Beecher,	Goodrich,	Mulvey,	Thompson,
Bentley,	Green,	Ogg,	Tindall,
Breen,	Grenell,	O'Keefe,	VanOrthwick,
Burr,	Haskin,	Oviatt,	Vickary,
Cady,	Herrington,	Pardee,	Washburn,
Cannon,	Hill,	Pettit,	Watts,
Case,	Hoaglin,	Pierce,	Webber,
Chamberlain,	Hoobler,	Powers.	Williams, W. W
Chapell,	Hosford,	Preston,	Wilson,
Chapman,	Hunt,	Reader,	Speaker,
Cole,	Jones,	-	70
	N	AYS.	0

Title agreed to.

On motion of Mr. Bardwell,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

MESSAGES FROM THE SENATE.

The Speaker announced the following:

SENATE CHAMBER, Lansing, June 1, 1887.

To the Speaker of the House of Representatives:

SIR-I am instructed to return to the House the following bill:

House bill No. 379 (file No. 362), entitled

A bill to repeal act No. 184 of the laws of 1859, as amended by act No. 73 of the laws of 1861, the same being compiler's section 9187 of Howell's annotated statutes, relative to the fraudulent removal or embezzlement of chattel mortgaged property,

In the passage of which as thus amended the Senate has concurred by a ma-

jority vote of all the Senators elect.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

The bill was referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, June 1, 1887.

To the Speaker of the House of Representatives:

SIR-I am instructed to return to the House the following bill:

House bill No. 17 (file No. 316), entitled

A bill to amend section 3 of chapter 41 of the compiled laws of 1871,

being compiler's section 1594 of chapter 36 of Howell's annotated statutes of Michigan "with reference to interest of money,"

And to inform the House that the Senate has amended the same, as follows, viz:

- 1. By striking out of line 1 of section 1 the words "fifteen hundred," and inserting in lieu thereof the words "one thousand five hundred and;"
- 2. By striking out of line 2 of section 1 the words "chapter thirty-six of:"
- 3. By adding to the end of section 3 the words "Provided, That this act shall not apply to existing contracts, whether the same be either due, not due, or past due,"

And further to inform the House that the Senate has amended the title to

the bill so as to read as follows:

By striking out the words "chapter thirty-six of,"

In the passage of which, as thus amended and with the title so amended the Senate has concurred by a majority vote of all the Senators elect.

Very respectfully,

LEWIS M. MILLER, Secretary of the Senate.

Pending the order that the message lie over one day under the rules,

Mr. Haskin moved to suspend the rule requiring amendments made to bills by the Senate to be laid over one day,

Which motion prevailed, two-thirds of all the members present voting therefor.

The question being on concurring in the amendment made by the Senate to the bill.

On motion of Mr. Haskin,

The House concurred, a majority of all the members elect voting therefor by yeas and nays as follows:

YEAS.

Mr. Abbott,	Mr. Chapell,	Mr. Hosford,	Mr. Pettit,	
Allen,	Chapman,	Jones,	Pierce,	
Anderson,	Cole,	Killean,	Reader,	
Ashton,	Damon,	Kirby,	Robinson, J. W	
Baker, S.,	Dougherty,	Lincoln,	Robinson, R.,	
Baldwin,	Douglass,	Linton,	Rogers,	
Bardwell,	Dunbar,	McCormick,	Stuart,	
Bates,	Eldred,	McGregor,	Tindall,	
Beecher,	Engleman,	McKie,	VanOrthwick	
Breen,	Goodrich,	Mulvey,	Vickary,	
Cady,	Haskin,	O'Keefe,	Webber,	
Cannon,	Hoaglin,	Oviatt,	Wilson,	
Case,	Hoobler,	Pardee,	Speaker,	
Chamberlain,	•	•	53	
NAYS.				

The question then being on concurring in the amendment made by the

The House concurred.

Senate to the title of the bill.

The bill was then referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, June 1, 1887.

To the Speaker of the House of Representatives:

SIR-I am instructed by the Senate to transmit the following bill:

Senate bill No. 121 (file No. 250), entitled

A bill to amend section 50 of chapter 7, act number 326 of the local acts of 1883, entitled "An act to provide a charter for the city of Detroit, and to repeal all acts and parts of act in conflict therewith," approved June 7, 1883,

Which has passed the Senate by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect, been ordered to take immediate effect, and in all of which the concurrence of the House is respectfully asked.

Very respectfully,

LEWIS M. MILLER.

Secretary of the Senate.

The bill was read a first and second time by its title, and referred to the committee on municipal corporations.

The Speaker also announced the following:

SENATE CHAMBER, \\
Lansing, June 1, 1887. \

To the Speaker of the House of Representatives:

SIR-I am instructed to return to the House the following bill:

House bill No. 417 (file No. 303), entitled

A bill to authorize, empower and direct the board of control of State swamp lands to construct a ditch through the townships of Hebron and Mackinaw, in the county of Cheboygan,

And to inform the House that the Senate has amended the same, as fol-

lows, viz:

1. By inserting in line 9 of section 1 after the word "Cheboygan" the words

"now patented to the State,"

In the passage of which, as thus amended, the Senate has concurred by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect has ordered the same to take immediate effect.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

Laid over one day under the rules.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, June 1, 1887.

To the Speaker of the House of Representatives:

SIR-I am instructed by the Senate to transmit the following bill:

Senate bill No. 342 (file No. 165), entitled

A bill to provide for relieving the general statutes of obsolete acts,

Which has passed the Senate by a majority vote of all the Senators elect, and in all of which the concurrence of the House is respectfully asked.

Very respectfully,

LEWIS M. MILLER, Secretary of the Senate. The bill was read a first and second time by its title, and referred to the committee on judiciary.

THIRD READING OF BILLS.

Senate bill No. 97 (file No. 32) (House file No. 419), entitled

A bill to provide for the correction of frauds and mistakes in the canvass and returns made by inspectors of elections,

Was read a third time, and pending the taking of the vote on the passage

thereof,

Mr. Bates moved to amend the bill by inserting in line 37, section 1, the word "and" between the words "petition" and "receives,"

Which motion prevailed, two-thirds of all the members voting therefor. The bill was then passed, a majority of all the members elect voting therefor by yeas and nays as follows:

YEAS.

							
Mr.	Abbott,	Mr.	Cole,	Mr.	Hosford,	Mr.	Robinson, J.W.
	Allen,		Cro-s,		Jones,		Robinson, R.,
	Baker, S.,		Damon,		Killean,		Rogers,
	Bardwell,		Dickson,		Kirby,		Rumsey,
	Bates,		Dougherty,		Lincoln,		Spencer,
	Baumgardner,		Douglass,		Linton,		Stuart,
	Beecher,		Dunbar,		McKie,		Thompson
	Bettinger,		Eldred,		Ogg,		Tindall,
	Bentley,		Goodrich,		Oviatt,		Van Orthwick,
	Breen,		Green,		Pardee,		Vickary,
	Cady,		Grenell,		Pettit,		Vroman,
	Cannon,		Haskin,		Pierce,		Washburn,
	Case,		Hoaglin,		Powers,		Williams, W.W
	Chamberlain,		Holt,		Preston,		Wilson,
	Chapell,		Hoobler,		Reader,		Speaker,
	Chapman,		•		•		61
	NAYS.						0

Title agreed to.

House bill No. 193 (file No. 415), entitled

A bill making an appropriation of State swamp lands to aid the county of Barry to drain and reclaim certain swamp and overflowed lands, by opening and deepening Thornapple river near the outlet of Thornapple lake, to authorize a tax to complete the same, and provide for such opening and deepening of such outlet.

Was read a third time and passed, a majority of all the members elect vot-

ing therefor, by yeas and nays, as follows:

Mr. Abbott,	Mr. Cole,	Mr. Kirby,	Mr. Rumsey,
Anderson,	Damon,	Lincoln,	Simpson,
Ashton,	Dickson,	Linton,	Snow,
Baker, W. A.,	Dougherty,	McCormick,	Spencer,
Bardwell,	Edred,	McGregor,	Thompson,
Bates,	Goodrich,	McMillan,	Tindall,
Baumgardner,	Green,	Ogg,	Vickary,
Bettinger,	Grenell,	Powers,	Washburn,

51

Mr. Bentley, Breen,	Mr. Harper, Haskin,	Mr. Preston, M Reader,	r. Watts, Williams, WW.
Burr,	Hoobler,	Robinson, J.W	Wilson,
Cady,	Hosford,	Robinson, R.,	Wood,
Chapell,	Killean,	Rogers,	Speaker, 52
	7	N A V Q	

NAIS.

Mr. Baker, S., Mr. Jones, Mr. Oviatt, Mr. VanOrthwick, Dunbar, McKie, Stuart, 7

Title agreed to.

House bill No. 552 (file No. 420), entitled

A bill to provide for the construction of a State road bridge across Black river in the township of Grant, in St. Clair county, and to appropriate State swamp land, the proceeds of which to be used for the construction of said bridge,

Was read a third time and passed, a majority of all the members elect

voting therefor by yeas and nays as follows:

YEAS.

Mr.	Abbott,	Mr.	Damon,	Mr.	Hosford,	Mr.	Rogers,
	Allen,		Dickson,		Hunt,		Rumsey,
	Baker, W. A.,		Dougherty,		Killean,		Simpson,
	Bardwell,		Douglass,		Lincoln,		Snow,
	Bates,		Eldred,		Linton,		Spencer,
	Baumgardner,		Goodrich,		McCormick,		Stuart,
	Bettinger,		Green,		McGregor,		Tindall,
	Bentley,		Grenell,		Mulvey,		Vickary,
	Breen,		Harper,		Ogg,		Wellman,
	Burr,		Haskin,		Powers,		Wilson,
	Cady,		Hoaglin,		Reader,		Wood,
	Chapell,		Holt,		Robinson, J. W	7	Speaker,
	Cole,		Hoobler,		Robinson, R.,		•

NAYS.

Mr. Baker, S.,	Mr. Oviatt,	Mr. Preston, Mr. Watts,	
Jones.	Pardee.	Van Orthwick,	7

Title agreed to.

House bill No. 462 (file No. 422), entitled

A bill to provide for corporations to diffuse moral and religious knowledge and instruction, and to receive and apply such gifts, loans and advances, and accept and execute such trusts as shall be made for such purposes, and to enable individuals and also associations existing under chapter 178 of Howell's annotated statutes of Michigan, as amended, to effect incorporation for such purposes,

Was read a third time and passed, a majority of all the members elect

voting therefor, by yeas and nays, as follows:

YEAS. .

Mr. Abbott,	Mr. Chamberlain,		Mr. Rumsey,
Allen,	Chapell,	Lakey,	Simpson,
Anderson	Cole,	Lincoln,	Stuart,
Ashton.	Cross.	Linton.	Thompson.

Mr. McCormick, Mr. Baker, S., Mr. Damon. Mr. Tindall, Baldwin, Dougherty, Van Orthwick. McGregor, Bardwell. McMillan, Eldred, Vickary, Baumgardner, Engleman, Vroman, Ogg, Beecher, Goodrich, Pettit, Washburn, Bettinger, Grenell, Pierce, Wellman, Bentley, Williams, W.W.Harper. Powers. Burr. Haskin, Reader. Wilson, Cady, Hoaglin, Robinson, R., Wood, Holt, Cannon. Rogers, Speaker, Case, Hoobler, 58

NAYS.

Mr. Dickson, Mr. Dunbar, Mr. Pardee, 3

Title agreed to.

On motion of Mr. Holt,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

House bill No. 229 (file No. 427), entitled

A bill to amend section No. 64, of act No. 153, of the public acts of the State of Michigan, of the year 1885, relative to the assessment of property and the levy and collection of taxes thereon.

Was read a third time, and pending the taking of the vote on the passage

thereof.

Mr. Abbott moved to amend the bill by striking out sec. 1 and inserting the

following in lieu thereof:

SECTION 1. The People of the State of Michigan enact, That section 64, of act No. 153, of the public acts of the year 1885, entitled "An act to provide for the assessment of property and the levy and collection of taxes thereon," approved June 9, 1885, be and the same is hereby amended to read as follows:

Which motion prevailed, two-thirds of all the members present voting therefor.

The bill was then passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

			· ·		•		
Mr.	Abbott,	Mr.	Cross,	Mr.	Lakey,	Mr.	Snow,
	Allen,		Damon,		Linton,		Spencer,
	Anderson,		Dickson,		Manly,		Stuart,
	Ashton,		Dougherty,		McKie,		Thompson,
	Baker, S.,		Douglass,		Ogg,		Tindall,
	Baker, W. A.		Dunbar,		Oviatt,		VanOrthwick,
	Bardwell,		Goodrich,		Pardee,		Vickary,
	Baumgardner,		Green,		Pettit,		Vroman,
	Beecher,		Grenell,		Pierce,		Washburn,
	Bettinger,		Harper,		Powers,		Watson, F. H.,
	Bentley,		Haskin,		Preston,		Watts,
	Breen,		Holt,		Robinson, R.,	,	Wellman,
	Brock,		Hoobler,		Rogers,		Williams, W.W.
	Cady,		Hunt,		Rounsville,		Wilson,
	Chapell,		Killean,		Rumsey,		Wood,
	Cole,		Kirby,		Simpson,		Speaker, 64

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NAYS

The question being on agreeing to the title,

Mr. Abbott moved to amend the title so as to read as follows:

A bill to amend section 64 of act No. 153 of the public acts of the year 1885, entitled "An act to provide for the assessment of property and the levy and collection of taxes thereon," approved June 9, 1885,

Which motion prevailed.

The title as amended was then agreed to.

On motion of Mr. Lakey,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

House bill No. 797 (file No. 429), entitled

A bill to prohibit fishing with nets in any of the lakes, bays, bayous, harbors or streams of Muskegon county, in this State,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Abbott,	Mr. Chapman,	Mr. Hoobler,	Mr. Rumsey,
Allen,	Cole,	Hosford,	Simpson,
Anderson,	Cross,	Hunt,	Snow,
Ashton,	Damon,	Killean,	Spencer,
Baker, S.,	Dickson,	Kirby,	Thompson,
Baker, W. A.,	Dougherty,	Lakey,	Tindall,
Bardwell,	Dunbar,	McGregor,	Van Orthwick.
Bates,	Eldred,	Mulvey,	Vickary,
Baumgardner,	Engleman,	Ogg,	Vroman,
Beecher,	Green,	Pardee,	Washburn,
Bettinger,	Grenell,	Pettit,	Watts,
Breen,	Harper,	Pierce,	Wellman,
Burr,	Haskin,	Powers,	Williams, W. W
Cady,	Hoaglin,	Preston,	Speaker,
Case,	Holt,	Rounsville,	59
•	•	T A 375	

NAYS.

Mr. Goodrich,	Mr. Manly,	Mr. Robinson R.,	Mr. Wood,
Jones,	Oviatt,		

Title agreed to.

House bill No. 330 (file No. 431), entitled

A bill to preserve evidence of error or fraud in the counting of ballots and in election returns, and in the count of inspectors of election and the declaration of the board of canvassers, in contested elections,

Was read a third time and passed, a majority of all the members elect voting therefor by yeas and nays as follows:

Mr. Abbott,	Mr. Damon,	Mr. McCormick,	Mr. Snow,
Allen,	Dickson,	McMillan,	Spencer,
Anderson,	Eldred,	Mulvey,	Thompson,
Ashton,	Engelman,	Ogg,	Tindall,
Baker, W. A	L., Goudrich,	Oviatt,	VanOrthwick,

Mr. Bates. Mr. Grenell, Mr. Pardee. Mr. Vickary, Baumgardner, Pettit, Washburn. Hoaglin, Watts, Beecher, Powers. Holt, Bettinger, Hunt. Reader. Webber. Wellman, Breen, Jones, Robinson, J.W. Robinson, R., Williams, T. H. Burr, Killean, Kirby, Williams, W. W Cannon. Rogers. Case, Rounsville. Wilson, Lakey. Cole, Lincoln, Rumsey, Wood, Cross. Linton, Simpson, Speaker, 60

NAYS.

Mr. Dunbar, Mr. Preston,

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Title agreed to.

On motion of Mr. Grenell,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

House bill No. 302 (file No. 433), entitled

A bill to amend section 53 of act No. 153, of the session laws of 1885, entitled An act to provide for the assessment of property and the levy and collection of taxes thereon,

Was read a third time, and pending the taking of the vote on the passage thereof.

Mr. Abbott moved to amend the bill by inserting in line 3, section 1, after the word "thereon," the words "approved June 9, 1885."

Which motion prevailed, two thirds of all the members present voting therefor.

The bill was then passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Abbott,	Mr. Chamberlain,	Mr. Kirby,	Mr. Rounsville,
Allen,	Chapell,	Lakey,	Rumsey,
Anderson,	Cole,	Linton,	Simpson,
Ashton,	Cross,	McCormick,	Snow,
Baker, S.,	Damon,	McKie,	Spencer,
Baker, W. A.,	Dougherty,	McMillan,	Thompson,
Bardwell,	Douglass,	Mulvey,	Tindall,
Bates,	Eldred,	Ogg,	Van Orthwick,
Baumgardner,		Oviatt,	Vickary,
Beecher,	Haskin,	Pardee,	Vroman,
Bettinger,	Hoaglin,	Petitt,	Webber,
Breen.	Hosford,	Pierce,	Wellman,
Burr,	Hunt,	Powers,	Wilson,
Cannon,	Jones,	Reader,	Wood,
Case,	Killean,	Robinson, J. V	

NAYS.

Mr. Cady, Mr. Dickson, Mr. Manly, Mr. Watts, 4

The question being on agreeing to the title,

Mr. Abbott moved to amend the title by adding at the end thereof the words, "approved June 9, 1885,"

Which motion prevailed.

The title as amended was then agreed to. House bill No. 287 (file No. 424), entitled

A bill to form school district No. 10 of the township of Wyoming, in the county of Kent, out of portions of sections 19, 20, 21, 29, and 30 of said township now constituting part of school district No. 1 of said township,

Was read a third time and passed, a majority of all the members elect

voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Abbott, Allen, Anderson, Ashton, Baker, S., Baker, W. A., Bardwell, Baumgardner, Beecher, Bettinger, Breen, Burr, Cady, Case, Chapall	Engleman, Goodrich, Grenell, Harper, Haskin, Hoaglin, Holt, Hosford,	Lincoln, Manly, McCormick, McGregor, McKie, Mulvey, Ogg, Oviatt, Pardee, Pettit, Pierce, Preston, Reader,	Mr. Rogers, Rounsville, Rumsey, Simpson, Snow, Spencer, Thompson, Van Orthwick, Vickary, Vroman, Washburn, Webber, Wellman, Williams, T. H.
Case, Chapell, Cole,			Williams, T.H.
Cross,			99

NAYS.

Mr. Wood,

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Title agreed to.

On motion of Mr. Hunt,

By a vote of two-thirds of all the members elect the bill was ordered to take immediate effect.

House bill No. 208 (file No. 437), entitled

A bill to amend section 7545 of Howell's annotated statutes of Michigan, as amended by act No. 139 of the session laws of the year 1885, being compiler's section 5968 of the compiled laws of the year 1871, relative to the competency of witnesses, and examination of parties in certain, cases as amended by act No. 245 of the session laws of the year 1881, as amended by act No. 139 of the session laws of the year 1885,

Was read a third time, and pending the taking of the vote on the passage thereof.

Mr. Abbott moved to amend the bill by striking out section 1 and inserting the following in lieu thereof:

SECTION 1. The People of the State of Michigan enact, That section 5968 of the compiled laws of 1871, relative to the competency of witnesses and the examination of parties in certain cases, as amended by act No. 155 of the public acts of 1875, approved April 29, 1875, and by act 245 of the public acts of 1881, approved June 10, 1881, being compiler's section 7545 of Howell's annotated statutes, as amended by act No. 139 of the public acts of 1885, approved June 4, 1885, be and the same is hereby amended so as to read as follows:

Which motion prevailed, two-thirds of all the members present voting therefor.

The bill was then passed, two-thirds of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Abbott,	Mr. Cross,	Mr. Jones,	Mr. Rentz,			
Allen,	Damon,	Killean,	Robinson, J. W.			
Baker, S.,	Dickson,	Kirby,	Robinson, R.,			
Baker, W. A.	Dougherty,	Lincoln,	Rogers,			
Bates,	Douglass,	Makelim,	Rumsey,			
Beecher,	Dunbar,	Manly,	Simpson,			
Bettinger,	Eldred,	McCormick,	Spencer,			
Bentley,	Engleman,	McKee,	Thompson,			
Cady,	Goodrich,	McMillan,	Tindall,			
Cannon,	Grenell,	Mulvey,	Watts,			
Case,	Harper,	Ogg,	Wellman,			
Chamberlain,	Haskin,	Oviatt,	Williams, T. H.			
Chapell,	Hoaglin,	Pettit,	Speaker,			
Chapman,	Hosford,	Reader,	55			
NAVS						

NAYS.

Mr. Anderson,	Mr. Cole,	Mr. Preston,	Mr. VanOrthwick,
Baumgardner,	Pardee	, Rounsville,	Vroman,
Breen,	Pierce	Snow,	Webber,
Burr.			13

The question being on agreeing to the title,

Mr. Abbott moved to amend the title so as to read as follows:

A bill to amend sec. 5968 of the compiled laws of 1871, relative to the competency of witnesses and the examination of parties in cercain cases, as amended by act No. 155 of the public acts of 1875, approved April 29, 1875, and by act No. 245 of the public acts of 1881, approved June 10, 1881, being compiler's section 7545 of Howell's annotated statutes, as amended by act No. 139 of the public acts of 1885, approved June 4, 1885.

Which motion prevailed.

The title as amended was then agreed to.

House bill No. 559 (file No. 438), entitled

A bill to authorize the township of Midland, in Midland county, to convey certain real estate to the city of Midland,

Was read a th'rd time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

Mr. Abbott, Allen,	τ	Mr. Damon, Dickson,	Mr. Lakey, Lincoln,	Mr.	Rounsville, Rumsey,
Anderson,		Dougherty,	Makelim,		Simpson,
Ashton,		Douglass,	Manly,		Snow,
Baker, S.,		Dunbar,	McCormick,		Spencer,
Baker, W.	A.	Eldred,	McGregor,		Stuart,
Bardwell,		Engleman,	McKie,		Thompson,
Bates,		Goodrich,	McMillan,		Tindall,
Baumgardı	er,	Green,	Mulvey,		Van Orthwick,

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Mr.	Beecher,	Mr.	Grenell,	Mr	. Ogg,	Mr.	Vickary,
	Bettinger,		Harper,		Oviatt,		Vroman,
	Breen,		Haskin,		Pardee,		Washburn,
	Burr,		Hoaglin,		Pettit,		Watts,
	Cady,		Holt,		Pierce,		Webber,
	Cannon,		Hoobler,		Preston,		Wellman,
	Case,		Hosford,		Reader,		Williams, T.H.
	Chamberlain,		Hunt,		Rentz,		Williams, W. W
	Chapell,		Jones,		Robinson, J. W	7.	Wilson,
	Chapman,		Killean,		Robinson, R.	,	Wood,
	Cole,		Kirby,		Rogers,		Speaker,
	Cross,		•		.		81

NAYS.

Title agreed to.

On motion of Mr. Wilson,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

Senate bill No. 392 (file No. 192), entitled

A bill to amend section 12 of an act amendatory of the several acts relating to the Wesleyan Seminary at Albion, and the Albion Female Collegiate Institute, approved February 25, 1861, as added thereto by act number 91 of the session laws of 1865.

Was read a third time, and pending the taking of the vote on the passage thereof,

On motion of Mr. Abbott,

The bill was laid on the table.

Senate bill No. 239 (file No. 112), entitled

A bill to amend sections 15 and 16, chapter 192 of the compiled laws of 1871, being compiler's sections 7674 and 7675, of Howell's annotated statutes of Michigan, relative to judgments and executions so as to confer the power of appointment of persons therein named upon circuit judges, and to extend such power to the service of all processes in any proceeding at law or in equity.

Was read a third time and passed, a majority of all the members elect

voting therefor, by yeas and nays, as follows:

Mr. Abbott,	Mr. Cross,	Mr. Lincoln,	Mr. Robinson R.
Allen,	Damon,	Linton,	Rogers,
Anderson,	Dickson,	Makelim,	Rumsey,
Ashton,	Dougherty,	Manly,	Simpson
Baker, W. A.,	Douglass,	McCormick,	Spencer,
Bardwell,	Dunbar,	McGregor,	Stuart,
Bates,	Goodrich,	McKie,	Thompson,
Beecher,	Green,	McMillan,	Tindall,
Bettinger,	Harper,	Mulvey,	VanOrthwick,
Burr,	Haskin,	Ogg,	Watts,
Cady,	Hoaglin,	Oviatt,	Webber,
Cannon,	Holt,	Pardee,	Wellman,
Case,	Hoobler,	Pettit,	Williams, T.H.
Chamberlain,	Hosford,	Pierce,	Williams, W. W

Mr. Preston. Mr. Wilson, Mr. Chapell, Mr. Hunt, Chapman, Jones. Reader. Wood. Robinson, J.W. Killean, Speaker, Cole, Crocker. Kirby, 70

NAYS. 0

Title-agreed to.

House bill No. 373 (file No. 434), entitled,

A bill to regulate the sale of malt, brewed or fermented, spirituous and vinous liquors in counties in this State,

Was read a third time, and pending the taking of the vote on the passage thereof,

Mr. W. Williams, moved that there be a call of the House.

Which motion prevailed.

PROCEEDINGS UNDER THE CALL.

The roll of the House was called by the Clerk, and the following members reported absent without leave: Messrs. Perkins and Chamberlain.

On motion of Mr. W. W. Williams,

The Sergeant-at-Arms was dispatched after the absentees.

On motion of Mr. Herrington,

Mr. Perkins was excused from the operation of the call.

Mr. Wood moved that Mr. Chamberlain be excused from the operation of the call.

Which motion did not prevail.

The consideration of the bill was then proceeded with, with the doors closed as under the "call."

Mr. Burr moved to amend the bill by adding thereto a new section to stand as section 3, and to read as follows:

"Sec. 3. In any county in this State whereby the vote of the electors of such county as hereinbefore provided, the sale of such liquors is prohibited by a majority vote, then in such case the provisions of the general laws of this State for the taxation of the business of the sale or dealing in such liquors is suspended, or superceded, so far as relates to the territory of such county, and all sales made by druggists in such county shall be under all the restrictions imposed upon druggists by said general laws of this State."

Which motion prevailed, two-thirds of all the members voting therefor.

Mr. Damon moved to amend the bill by striking out in section 2, the words "upon the written prescription, issued in good faith by a respectable physician in active practice or for exclusively known mechanical, or sacramental purposes."

Which motion prevailed, two-thirds of all the members present voting

therefor.

Mr. Diekema moved to amend the bill by striking out the word "registered" and inserting after the word "druggist" the words "who is or who employs a registered pharmacist."

Which motion prevailed, two-thirds of all the members present voting

therefor.

Mr. T. H. Williams moved to amend the bill by adding the following at the end of section 1:

"Provided. That in counties within which are cities of over ten thousand inhabitants, each of said cities shall constitute one district and the balance of said county shall constitute a separate district, and a majority of the voters in such district voting at any such election, shall decide the question of prohibition or taxation of the business of selling liquors within said district for themselves respectively."

Pending which,

Mr. Rounsville moved to amend the amendment by striking out the words "cities of over ten thousand inhabitants, then each of said cities," and inserting the words "cities and incorporated villages, each of said cities and incorporated villages," in lien thereof.

Pending which,

On motion of Mr. Abbott,

All further proceedings under the call were dispensed with.

On motion of Mr. Abbott,

The bill was laid upon the table.

On motion of Mr. Abbott,

The House took a recess until 2 o'clock this afternoon.

AFTERNOON SESSION.

2 o'clock P. M.

The House met and was called to order by the Speaker.

Roll called: quorum present. The House took up the order of

MESSAGES FROM THE GOVERNOR.

The Speaker announced the following:

EXECUTIVE OFFICE, Lansing, June 2, 1887.

To the Honorable House of Representatives:

Permit me most respectfully to direct the attention of your honorable body to Senate bill number 36 (file No. 140), being a bill making an appropriation for the use and maintenance of the university of Michigan, and now before me for consideration.

The policy heretofore maintained has been to admit to our State educational institutions students from other States and countries, and which policy

under certain restrictions, I deem to be wise.

The practice, however, of opening the doors of those institutions to students from outside our borders, at but a slightly increased tuition over resident students, but at an actual cost to the State largely in excess of what is paid

by them, is open to some question.

I also have before me at this time for consideration a bill making appropriation for the support of the State Agricultural College, and in which I find the following provision, namely: "Provided, That it shall be the duty of the State board of agriculture to fix such tuition fee for non-resident students as shall in its judgment compensate for the extra expense for accommodating such students."

At the latter institution I find the appropriation to be as passed by your honorable bodies, \$65,205, being about \$6,000 in excess of the appropriation two years ago, this sum being for a period of two years.

I also find in comparing the general and special appropriations for the university, met by direct tax for the last three biennial periods to be as follows:

,			
1883-4.	One twentieth mill tax	\$81,000	00
	Homeopathic college	12,000	00
	Legislative appropriations	62,900	00
	Total	\$155,900	00
1885-6.	One-twentieth mill tax		
	Homeopathic College	•	
	Legislative appropriation	16 7,500	00
	Total	\$200,500	00
1887–8.	One-twentieth mill tax		
	Homeopathic College		00
	Legislative appropriation	192,565	94
	Total	=	94
	•		

To each of the above totals should be added about \$60,000, being the interest fund biennially upon university lands.

The last catalogue of the university for the years 1886-7, shows of the total enrollment of students, 1572, that 791 are from Michigan, and 781 are from foreign States and countries.

The tuition per year for Michigan students being from \$20 to \$25 and for foreign students from \$30 to \$35 in addition to matriculation and diploma fees the total fees received during the last two years, approximating—Michigan students \$52,000, and from foreign students, \$78,000. It will thus be seen that the people of Michigan, with their 791 students in the university, are required to pay for the years 1887-8.

Total above found	\$299,110	94
Total above found	60,000	00
Michigan students' fees	52,000	00
(Poto)	♦ 411 130	0.4

While 781 foreign students are reaping the same benefits and equal advantages for but \$78,000.

Were this in the line of other great educational institutions of the eastern States with which our university vies, the discrepancy might not be so apparent. But on the contrary we find Amherst College charging a tuition of \$110 per year, Yale \$140, Harvard \$150, etc.

I fully endorse the policy of charging our own students but a moderate tuition, but believe that it is not sound or wise policy to extend such privileges to students of other states or countries, at the expense of Michigan taxpayers, and with returns in student's fees so far below those charged by other first-class colleges.

Again, it seems quite unfair to require that tuition of non-resident students at one of our State educational institutions should be regulated by the additional expense they will cause, and not require the same of another. If the provision be a wise one at the agricultural college, as it is claimed to be,

I cannot see why the same provision would not be equally wise at the university and State normal school. If this were done, as I trust it will be, then the appropriation could be materially lessened without in any manner crippling the university, and which should be done.

In the message which I had the honor to present to the Legislature when it assembled, I said "We cannot afford to impair or cripple the usefulness of any of our State institutions. The educational, charitable and penal must be provided for, but the most scrutinizing care should be exercised in making appropriations." To this proposition I still adhere, though sharing in the pride which we have a right to feel in the high distinction our university has attained.

In the same message I had the honor to call your attention also to the appropriations asked for buildings in which to establish new specialties and branches at the university, and asked your earnest attention to the same, for reasons therein briefly given and which consideration I have no reason to doubt has been given. And yet I am of the opinion that the item of \$75,000 for new buildings and the equipment thereof could be greatly reduced and the university still maintain its high degree of efficiency.

It is therefore in consideration of these and other reasons that I most respectfully, though reluctantly ask your honorable bodies to recall the above bill that you may consider the advisability of making the changes therein, above suggested, in such manner as in your wisdom may seem proper.

Very respectfully,

C. G. LUCE, Governor.

Laid over one day under the rules.

On motion of Mr. Lakey,

Leave of absence was granted to himself until Tuesday next.

On motion of Mr. Tindall,

Leave of absence was granted to himself until Wednesday next.

Mr. Burr moved to take from the table House bill No. 373 (file No. 434), entitled

A bill to regulate the sale of malt, brewed or fermented, spirituous and vinous liquors in counties in this State.

Which motion prevailed.

The question being on agreeing to an amendment to an amendment offered for the bill, viz:

Mr. T. H. Williams had moved to amend the bill by adding at the end of section 1, the following: "Provided, That in counties within which are cities of over 10,000 inhabitants, each of said cities shall constitute one district, and the balance of said county shall constitute a separate district, and the majority of voters in any such district, voting at any such election, shall decide the question of prohibition or taxation of the business of selling liquors within said district for themselves respectively."

Mr. Rounsville had moved to amend the above recital proposed amendment by striking out the words "cities of over 10,000 inhabitants, each of said cities," and inserting the words "cities and incorporated villages, each of

said cities and incorporated villages."

Pending the vote on agreeing to the amend to the amendment,

Mr. Burr moved that there be a call of the House,

Which motion prevailed.

PROCEEDINGS UNDER THE CALL.

The roll of the House was called by the Clerk, and the following member reported absent without leave: Mr. Snow.

On motion of Mr. W. W. Williams,

The Sergeant-at-Arms was despatched after the absentee.

The consideration of the bill was then proceeded with.

The amendment to the amendment was then agreed to.

The question being on amending the bill,

Mr. T. H. Williams demanded the yeas and nays.

The demand was seconded, and the motion to amend the bill did not then prevail, two-thirds of the members present not voting therefor by yeas and nays, as follows:

YEAS.

Mr. Abbott,	Mr. Engleman,	Mr. Kirby,	Mr. Stuart,
Baker, W. A.,	Green,	Linton,	Thompson,
Bardwell,	Grenell,	McKie,	Vickary,
Bettinger,	Haskin,	Perkins,	Washburn,
Cady,	Herrington,	Powers,	Watts,
Crocker,	Hosford,	Rentz,	Wellman,
Dickson,	Killean,	Robinson, J.W.	
Dunbar,	,	,	29

NAYS.

Mr. A	Allen,	Mr.	Chapman,	Mr	. Jones,	Mr.	Robinson, R.,
A	Anderson,		Cole,		Lincoln,		Rogers,
A	Ashton,		Cross,		McCormick	,	Rounsville,
В	Bates,		Damon,		McMillan,		Rumsey,
В	Baumgardner,		Diekema,		Mulvey,		Simpson,
B	Beecher,		Douglass,		Ogg,		Spencer,
В	Bentley,		Eldred,		O'Keefe,		VanOrthwick,
В	Breen,		Goodrich,		Oviatt,		Watson, F. H.,
В	Burr,		Harper,		Pardee,		Webber,
C	annon,		Hill,		Petitt,		Williams, W. W
C	ase,		Hoaglin,		Preston,		Wilson,
C	Chamberlain,		Hoobler,		Reader,		Speaker,
C	Chapbell,		Hunt,				50

Mr. Herrington moved to amend the bill by striking out in section 1, the words "so that such elections as are held under this act shall be separate and distinct from any other election whatever."

Which motion prevailed, two-thirds of all the members present voting

therefor.

On motion of Mr. W. Williams,

Mr. Snow was excused from the operation of the call. The question then being on the passage of the bill,

The bill was then not passed, a majority of all the members elect not voting therefor by yeas and nays, as follows:

Mr. Abbott,	Mr. Cross,	Mr. Kirby,	Mr. Reader,
Allen,	Damon,	Lakey,	Rogers,
Ashton.	Dickson,	Lincoln,	Rumsey.

Mr. Baker. W. A., Mr	. Diekema,	Mr. Makelim,	Mr. Simpson,
Bates,	Dougherty,	McCormick,	Spencer,
Beecher,	Eldred,	McGregor,	Tindall,
Case,	Goodrich,	McMillan,	VanOrthwick,
Chamberlain,	Grenell,	Ogg,	Webber,
Chapell,	Haskin,	Oviatt,	Williams, W. W
Chapman,	Hill,	Pardee,	Wood,
Cole,	Hoobler,	Pettit,	Speaker,
Grocker.	Hnnt.	•	46

NAYS.

Mr. Anderson,	Mr Dunbar,	Mr. McKie,	Mr. Snow,
Baker, S.,	Engleman,	Mulvey,	Stuart,
Baldwin,	Green,	O'Keefe,	Thompson,
Bardwell,	Harper,	Perkins,	Vickary,
Baumgardner,	Herrington,	Pierce,	Vroman,
Bettinger,	Hoaglin,	Powers,	Washburn,
Bentley,	Holt,	Preston,	Watson, F. H.,
Breen,	Hosford,	Rentz,	Watts,
Burr,	Jones,	Robinson, J. W.	. Wellman,
Cady,	Killean,	Robinson, R.,	Williams, T.H.
Cannon,	Linton,	Rounsville,	Wilson,
Douglass,	Manly,	-	46

Mr. F. H. Watson moved to reconsider the vote by which the House refused to pass the bill.

Which motion prevailed.

The question being on the passage of the bill,

On motion of Mr. F. H. Watson,

The bill was laid on the table.

On motion of Mr. Chapman,

All further proceedings under the call were dispensed with.

By the committee on manufactures:

The committee on manufactures, to whom was referred

House bill No. 432, entitled

A bill to provide for the inspection and management of steam boilers,

licensing engineers and appointment of inspectors,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, with amendments thereto, recommending that the amendments be concurred in, and that the bill when so amended do pass, and ask to be discharged from the further consideration of the subject.

J. A. GREEN, Chairman.

Report accepted and committee discharged.

On motion of Mr. Wood,

The House concurred in the amendments made to the bill by the committee.

The bill was then ordered printed, referred to the committee of the whole and placed on the general order.

By the committee on military affairs:

The committee on military affairs, to whom was referred

House bill No. 915, entitled

A bill to provide for the organization, arming and duties of independent

military companies and for commissioning the officers thereof,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do pass, and ask to be discharged from the further consideration of the subject.

H. L. WOOD, Chairman.

Report accepted and committee discharged.

The bill was ordered printed, referred to the committee of the whole, and placed on the general order.

By a majority of the committee on military affairs:

A majority of the committee on military affairs, to whom was referred Senate bill No. 107 (file No. 266), entitled

A bill to amend section 10 of chapter 2 of an act entitled "An act for the reorganization of the military forces of the State of Michigan," as amended, being section 877 of Howell's annotated statutes,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that the bill do pass, and ask to be discharged from the further consideration of the subject.

H. L. WOOD, W. A. BAKER, T. H. WILLIAMS.

Report accepted and committee discharged.

The bill was referred to the committee of the whole, and placed on the general order.

Mr. Baumgardner moved to reconsider the vote by which the House refused to pass

House joint resolution No. 11 (file No. 12), entitled

Joint resolution directing the Board of State Auditors to settle a claim of the Northwestern Manufacturing Company of the city of Detroit, Wayne county, against the State of Michigan for damages sustained by reason of the passage of act No. 186 of the public acts of 1885, entitled "An act to prevent deception in manufacture and sale of dairy products, and to preserve the public health."

Which motion prevailed.

The question being on the passage of the joint resolution,

On motion of Mr. Baumgardner,

The joint resolution was laid upon the table.

Mr. Bates moved that a respectful message be sent to the Governor asking the return to the House of

Senate bill No. 36 (file No. 140) (House file No. 403), entitled

A bill making an appropriation for the use and maintenance of the university of Michigan.

Mr. Diekema moved to amend the motion by including also

House bill No. 79 (file No. 393), entitled

A bill making an appropriation for the support of the State Agricultural College, for the erection and repair of buildings and other improvements at said college for the years 1887 and 1888.

Which motion did not prevail.

Mr. Herrington moved to amend the motion by including, also,

House bill No. 194 (file No. 392), entitled

A bill to make an appropriation for the erection of an addition to the normal school building, and for providing the necessary heating apparatus, furniture and fixtures therefor,

Which motion prevailed.

The question being on asking the return by the Senate of the two named bills,

Mr. Cannon moved that the motion do lie on the table.

On agreeing to which,

Mr. Bates demanded the yeas and nays.

The demand was seconded, and the motion did not prevail by yeas and nays, as follows:

YEAS.

Mr. Beecher,	Mr. Harper,	Mr. Hosford,	Mr. Rumsey,
Cady,	Haskin,	Killean,	Snow,
Cannon,	Herrington,	Perkins,	Vickary,
Crocker,	Hoobler,	Robinson, J. W	. Williams, W.W.
•	•	·	16

NAYS.

	_		
Mr. Abbott,	Mr. Damon,	Mr. Lincoln,	Mr. Robinson, R.,
Allen,	Dickson,	McCormick,	Rogers,
Anderson,	Dougherty,	McGregor,	Rounsville,
Ashton,	Dunbar,	McKie,	Spencer,
Baldwin,	Eldred,	O'Keefe,	Stuart,
Bardwell.	Engleman,	Oviatt,	Tindall,
Bates,	Goodrich,	Pardee,	VanOrthwick,
Burr,	Green,	Pettit,	Watson, F. H.,
. Case.	Grenell,	Pierce,	Webber,
Chamberlain,		Powers,	Wellman,
Chapell,	Jones,	Preston,	Williams,TH.,
Chapman,	Kirby,	Reader,	Wood,
Cole,	Lakey,	Rentz,	Speaker, 52

The question again being on asking the Senate for the return of the two bills.

Mr. Manly demanded the yeas and nays.

The demand was seconded, and the motion did not prevail by yeas and nays, as follows:

Mr. Abbott,	Mr. Engleman,	Mr. Makelim,	Mr. Robinson, R.,
Allen,	Green,	McGregor,	Rounsville,
Anderson.	Grenell.	McKie,	Stuart,
Bates,	Hill,	O'Keefe,	Tindall,
Case,	Hoaglin,	Pardee,	Van Orthwick,
Chapman,	Holt,	Pettit,	Watts,
Cole,	Hunt,	Pierce,	Wellman,
Damon,	Jones,	Powers,	Williams, T.H.
Dickson,	Kirby,	Preston,	Wood,
Dunbar,	Lincoln,	Reader,	Speaker,
Eldred.	•	•	41

NAYS.

Mr. Ashton, Baker, S., Baldwin, Bardwell, Baumgardner, Beecher, Bettinger,	Dougherty, Douglass,	Hosford, Killean, Linton, Manly, McMillan, Mulvey,	Mr. Rumsey, Simpson, Snow, Spencer, Thompson, Vickary, Vroman,
Baumgardner.	Diekema.	Manly.	Thompson,
Bettinger,	Douglass,	Mulvey,	Vroman,
Bentley,	Goodrich,	Ogg,	Washburn,
Breen,	Harper,	Oviatt,	Watson, F. H.,
Burr,	Haskin,	Perkins,	Williams, $W.W$
Cady,	Herrington,	Robinson, J.W.	Wilson, 44

Mr. Crocker moved to take from the table Senate bill No. 220 (file No. 151), entitled

A bill to amend section 5 of act 31 of the public acts of 1858, being compiler's section 5394 of Howell's annotated statutes, relative to the sale and reclamation of swamp lands and securing the preëmption of settlers, as amended by act No. 181 of the public acts of 1885, approved June 10, 1885.

Which motion prevailed.

The question being on the passage of the bill,

Mr. Crocker moved that there be a call of the House.

Which motion prevailed.

PROCEEDINGS UNDER THE CALL.

The roll of the House was called by the Clerk, and the following member reported absent without leave: Mr. Holt.

On motion of Mr. Chapman,

All further proceedings under the call were dispensed with.

The question then being on the passage of the bill, Mr. Bates moved that the bill do lie on the table.

On agreeing to which,

Mr. Bates demanded the yeas and nays.

The demand was seconded, and the motion that the bill do lie on the table did not prevail by yeas and nays, as follows:

	_		
Mr. Anderson,	Mr. Cross,	Mr. Lincoln,	Mr. Robinson, J.W.
Baldwin,	Damon,	Makelim,	Robinson, R.,
Bates,	Dougherty,	McCormick,	Simpson,
Baumgardner,	Douglass,	Mulvey,	Spencer,
Breen,	Green,	O'Keefe,	Thompson,
Burr,	Haskin,	Oviatt,	Watson, F. H.
Cannon,	Hill,	Perkins,	Wellman,
Case,	Hoobler,	Powers,	Wilson,
Chapell,	Jones,	Preston,	Wood, 36
•	N	RYS	-

	-	~~	
Mr. Abbott,	Mr. Diekema,	Mr. Lakey,	Mr. Rogers,
Allen,	Dunbar,	Linton,	Rounsville,
Ashton,	Eldred,	Manly,	Rumsey,
Bardwell,	Engleman,	MoGregor,	Stuart,
Beecher,	Goodrich,	McKie,	Tindall,

Mr. Bettinger, Mr. Grenell, Mr. McMillan, Mr. Van Orthwick, Bentley, Harper, Vroman, Ogg, Cady, Herrington, Washburn. Pardee. Chamberlain, Watts. Hoaglin, Pettit. Chapman, Hosford, Pierce. Webber. Williams, T.H. Cole, Hunt. Reader. Killean, Crocker, Rentz, Williams, W.W. Dickson, Kirby,

Mr. Lincoln moved that the further consideration of the bill be indefinitely postponed.

On agreeing to which,

Mr. Lincoln demanded the yeas and nays.

The demand was seconded.

Mr. Hosford demanded the previous question.

The demand was seconded.

The question being shall the main question be now put,

The same was ordered.

The question then being on the indefinite postponement of the bill,

The motion did not prevail by yeas and nays as follows:

YEAS.

Mr. Anderson,	Mr. Cross,	Mr. Lincoln,	Mr. Simpson,
Baldwin,	Damon,	McCormick,	Spencer,
Bates,	Dougherty,	Mulvey,	Thompson,
Baumgardner	, Douglass,	O'Keefe,	Vickary,
Breen,	Green,	Oviatt,	Watson, F. H.
Burr,	Haskin,	Perkins,	Wellman,
Cannon,	Hill,	Powers,	Wilson,
Case,	Hoobler,	Robinson, J. W.	. Wood,
Chapell.	Jones.	Robinson, R.,	35

NAYS.

Mr. Abbott, Ashton, Baker, S., Bardwell, Beecher, Bettinger, Bentley, Cady, Chamberlain Chapman, Cole,	Mr. Diekema, Dunbar, Eldred, Engleman, Goodrich, Grenell, Harper, Herrington, Hoaglin, Holt,	Mr. Kirby, Lakey, Linton, Manly, McGregor, McKie, McMillan, Ogg, Pardee, Pettit, Pierce,	Mr. Rogers, Rounsville, Rumsey, Snow, Stuart, Tindall, VanOrthwick, Vroman, Washburn, Watts, Webber,
	•		,

The question then being on the passage of the bill,

The bill was then passed, a majority of all the members elect voting thereor. by yeas and nays, as follows:

YEAS.

Mr. Abbott, Allen, Ashton, Baker, S., Bardwell, Bates, Baumgardner, Beecher, Bettinger, Bentley, Cady, Chapman, Cole, Crocker	Harper, Herrington, Hoaglin, Holt, Hosford, Hunt,	Mr. Kirby, Lakey, Linton, Manly, McGregor, McKie, McMillan, Ogg, Pardee, Pettit, Pierce, Preston, Reader,	Mr. Rogers, Roundsville, Rumsey, Snow, Stuart, Tindall, Van Orthwick, Vroman, Washburn, Watts, Webber, Williams, T. H. Williams, W. W.
Crocker,	Killean,	Rentz,	55

NAYS.

Mr. Anderson,	Mr. Damon,	Mr. Makelim,	Mr. Simpson,
Baldwin,	Dougherty,	McCormick,	Spencer,
Breen,	Douglass,	Mulvey,	Thompson,
Burr,	Green,	O'Keefe,	Vickary,
Cannon,	Haskin,	Oviatt,	Watson, F. H.
Case,	Hill,	Perkins,	Weilman,
Chamberlain,	Hoobler,	Powers,	Wilson,
Chapell,	Jones,	Robinson, J. W.	
Cross,	Lincoln,	Robinson, R.,	Speaker, 36

The question being on agreeing to the title,

Mr. Abbott moved to amend the title so as to read as follows:

A bill to amend section 5 of act No. 3I of the session laws of 1858, entitled "An act to provide for the sale of the swamp lands, and the reclamation thereof, and to secure the pre-emption claims of settlers thereon," approved February 4, 1858, being consecutive section 3942 of the compiled laws of 1871, and compiler's section 5394 of Howell's annotated statutes, as amended by act No. 181 of the public acts of 1885, approved June 10, 1885.

Which motion prevailed.

The title as amended was then agreed to.

Mr. Bates moved to reconsider the vote by which the House passed the bill.

Mr. Rumsey moved that the motion to reconsider do lie on the table.

Which motion prevailed.

Mr. Abbott moved to take from the table Senate bill No. 43 (file No. 186), entitled,

A bill to amend section two of an act entitled, "An act making appropriations for the expenses of the State officers and State government for the years 1885 and 1886 and to provide a tax for the payment of the same,," approved June 14, 1885.

Which motion prevailed.

The question being on the passage of the bill, Mr. Crocker demanded the previous question.

The demand was seconded.

The question being shall the main question be now put,

The same was ordered.

The bill was then passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Abbott,	Mr. Dickson,	Mr. Kirby,	Mr. Rogers,
Allen,	Diekema,	Lakey,	Rounsville
Ashton,	Dunbar,	Linton,	Rumsey,
Baker, S.,	Eldred,	Manly,	Snow,
Baker, W. A.,	Engleman,	McGregor,	Stuart,
Bardwell,	Goodrich,	McKie,	Tindall,
Baumgardner	Grenell,	McMillan,	VanOrthwick,
Beecher,	Harper,	Ogg,	Vroman,
Bettinger,	Herrington,	Pardee,	Washburn,
Bentley,	Hoaglin,	Pettit,	Watts,
Cady,	Holt,	Pierce,	Webber,
Chapman,	Hosford,	Preston,	Williams, T.H.
Cole,	Hunt.	Reader,	Williams, W. W
Crocker,	Killean,	Rentz,	55

NAYS.

Mr. Anderson,	Mr. Damon,	Mr. Makelim,	Mr. Simpson,
Baldwin,	Dougherty,	McCormick,	Spencer,
Bates.	Douglass,	Mulvey,	Thompson,
Breen,	Green,	O'Keefe,	Vickary,
Burr,	Haskin,	Oviatt,	Watson F. H.
Cannon,	Hill,	Perkins,	Wellman,
Case,	Hoobler,	Powers,	Wilson,
Chamberlain,		Rolinson, J. W.	
Chapell,	Lincoln,	Robinson, R.,	Speaker,
Cross.	•	, ,	37

The question being on agreeing to the title,

Mr. Abbott moved to amend the title so as to read as follows:

A bill to amend section two of act number 222, public acts of 1885, entitled "An act making appropriations for the expenses of the State officers and State government, for the years 1885 and 1886, and to provide a tax for the payment of the same," approved June 18, 1885.

Which motion prevailed.

The title as amended was then agreed to.

Mr. W. W. Williams moved to reconsider the vote by which the House passed the bill.

Mr. Chapman moved that the motion to reconsider do lie on the table.

Which motion prevailed.

Mr. Crocker moved that the bill be ordered to take immediate effect,

On agreeing to which

Mr. Bates demanded the year and nays.

The demand was seconded, and the motion that the bill be ordered to take immediate effect did not prevail, two-thirds of all the members elect not voting therefor by yeas and navs as follows:

YEAS.

Mr. Abbott, Mr. Diekema, Mr. Kirby, Mr. Rogers, Allen, Dunbar, Lakey, Rounsville,

Mr.	Ashton,	Mr.	Eldred,	Mr.	Linton,	Mr.	Rumsey,
	Baker, S.,		Engleman,		Manly,		Snow,
	Baker, W. A.,		Goodrich,		McGregor,		Stuart,
	Bardwell,		Grenell,		McKie,		Tindall,
	Beecher,		Harper,		McMillan,		Van Orthwick,
	Bettinger,		Herrington,		Ogg,		Vroman,
	Bentley,		Hoaglin,		Pardee,		Washburn,
	Cady,		Holt,		Pettit,		Watts,
	Chapman,		Hosford,		Pierce,		Webber,
	Cole,		Hunt,		Reader,		Williams, T.H.
	Crocker,		Killean,		Rentz,		Williams, W. W
	Dickson,						53

NAYS.

Mr. Anderson,	Mr.	Cross,	Mr.	Makelim,	Mr.	Simpson,
Baldwin,		Damon,		McCormick,		Spencer,
Bates,		Dougherty,		Mulvey,		Thompson,
Baumgardner,		Douglass		O'Keefe,		Vickary,
Breen.		Green,		Oviatt,		Watson, F. H.,
Burr,		Haskin,		Perkins,		Wellman,
Cannon,		Hill,		Powers,		Wilson,
Case,		Hoobler,		Preston,		Wood,
Chamberlain,		Jones,		Robinson, J.W		Speaker,
Chapell,		Lincoln,		Robinson, R.,		39

The Speaker called the Speaker pro tem. to the chair.

By the committee on ways and means:

The committee on ways and means, to whom was referred

Senate joint resolution No. 24 (file No. 7), entitled Joint resolution for the relief of Livonia B. Perrine,

Respectfully report that they have had the same under consideration and have directed me to report the same back to the House, without amendment, and recommend that it do pass, and ask to be discharged from the further consideration of the subject.

M. E. RUMSEY, Chairman.

Report accepted and committee discharged.

The joint resolution was referred to the committee of the whole, and placed on the general order.

By the committee on ways and means:

The committee on ways and means, to whom was referred

Senate bill No. 217 (file No. 282), entitled

A bill making an appropriation for the State industrial home for girls, for

the years 1887 and 1888,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that the bill do pass, and ask to be discharged from the further consideration of the subject.

M. E. RUMSEY, Chairman.

Report accepted and committee discharged.

The bill was referred to the committee of the whole, and placed on the general order.

Mr. Hosford moved to take from the table

House bill No. 31 (file No. 262), entitled

A bill to carry into effect section 12 of article 15 of the constitution, relative to holding real estate by corporations.

Which motion prevailed.

The question being on the passage of the bill,

Mr. Green moved that there be a call of the House,

Which motion prevailed.

PROCEEDINGS UNDER THE CALL.

The roll of the House was called by the clerk, and the following members reported absent without leave: Messrs. Abbott, Anderson, and W. W. Williams.

On motion of Mr. Green,

The Sergeant-at-Arms was dispatched after the absentees.

The consideration of the bill was then proceeded with, with the doors closed.

Mr. Hosford moved to amend the bill by striking out all of the section after the word "suits" in line 7, section 5.

Which motion did not prevail, two-thirds of all the members present not

voting therefor.

Mr. Breen moved to amend the bill by adding at the end of section 7 the words "provided that all corporations engaged in lumbering, mining or smelting shall be exempt from the provisions of this act."

Which motion did not prevail, two-thirds of all the members present not

voting therefor.

The bill was then passed, a majority of all the members elect voting therefor by yeas and pays as follows:

YEAS.

			_					
Mr.	Abbott,	Mr.	Diekema,	Mr.	Makelim,	Mr.	Robinson, J.	
	Allen,		Dougherty,		Markey,		Robinson, R	ro g
	Anderson,		Dunbar,		Manly,		Rogers,	
	Baker, S.,		Eldred,		McGregor,		Rounsville,	
	Baldwin,		Goodrich,		McKie,		Snow,	
	Baumgardner		Grenell,		McMillan,		Stuart,	
	Bettinger,		Herrington,		Ogg,		Vroman,	
	Bentley,		Hill,		Oviatt,		Washburn,	
	Breen,		Hoaglin,		Pardee,		Watson, F.	H.
	Cady,		Hoobler,		Pettit,		Watts,	
	Chapman,		Hosford,		Pierce,		Wellman,	
	Cole,		Hunt,		Powers,		Wilson,	
	Crocker,		Killean,		Preston,		Wood,	
	Cross,		Linton,		Reader,		Speaker,	
	Dickson,		-		-		pro tem.	57
	-		7	TAVO			-	

NAYS.

Mr. Ashton,	Mr. Chamberlain,	Mr. Kirby,	Mr. Spencer,
Baker, W. A.	Chapell,	McCormick,	Thompson,
Bardwell,	Douglass,	Mulvey,	Tindall,
Beecher,	Green,	O'Keefe,	VanOrthwick,
Burr,	Holt,	Perkins,	Webber,
Cannon,	Jones,	Rumsey,	Williams, T.H.
Case,	·	• •	25

Title agreed to.

On motion of Mr. Thompson,

All further proceedings under the call were dispensed with.

The Speaker resumed the chair.

By the committee on municipal corporations,

The committee on municipal corporations, to whom was referred

House bill No. 833, entitled

A bill to re-incorporate the village of Rockford,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do pass, and ask to be discharged from the further consideration of the subject.

ERASTUS N. BATES Chairman,

Report accepted and committee discharged.

On motion of Mr. McMillan,

The rules were suspended, two-thirds of all the members present voting therefor, and the bill was put upon its immediate passage.

The bill was then read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Abbott,	Mr. Cole,	Mr. Killean,	Mr. Simpson,
Allen,	Crocker,	Kirby,	Snow,
Ashton,	Cross,	Linton,	Spencer,
Baker, S.,	Damon,	McMillan,	Thompson,
Baker, W. A.	, Dickson,	Ogg,	Van Orthwick,
Baldwin,	. Dougherty,	Pardee,	Vroman,
Bardwell,	Douglass,	Perkins,	Washburn,
Bates,	Goodrich,	Pettit,	Watson, F. H.,
Beecher,	Grenell,	Pierce,	Watts,
Bentley,	Haskin,	Preston,	Webber,
Burr,	Hill,	Reader,	Wellman,
Cady,	Hoaglin,	Robinson, J. W	. Williams W. W.
Cannon,	Holt,	Robinson, R.,	
Case,	Hoobler,	Rogers,	Wilson,
Chamberlain,	Hosford,	Rounsville,	Speaker,
Chapman,	Hunt,		62
•	1	NAYS.	0

Title agreed to.

On motion of Mr. McMillan,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

On motion of Mr. Wood,

Leave of absence was granted to himself until Monday next.

By the committee on municipal corporations:

The committee on municipal corporations, to whom was referred

House bill No. 911, entitled

A bill to amend and revise act No. 390, local acts of 1885, entitled "An act to amend and revise the charter of the city of Port Huron," approved June 17, 1885.

Respectfully report that they have had the same under consideration, and

have directed me to report the same back to the House, with the accompany-

ing substitute therefor, entitled

A bill to amend section 10 of chapter 2, sections 4 and 5 of chapter 5, sections 17, 23 and 56 of chapter 7, sections 6 and 14 of chapter 9, section 10 of chapter 12, section 1 of chapter 14, section 6 of chapter 15, section 1 of chapter 17, sections 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, and 11 of chapter 19 of act number 390, local acts of 1885, entitled "An act to amend and revise the charter of the city of Port Huron," approved June 17, 1885, and to add two new sections thereto to stand as section 30 of chapter 17, and section 21 of chapter 20 respectively,

Recommending that the substitute be concurred in and that the substitute do pass, and ask to be discharged from the further consideration of the sub-

ject.

A. O. ABBOTT, Acting Chairman.

Report accepted and committee discharged.

On motion of Mr. Wellman,

The House concurred in the adoption of the substitute reported by the committee.

On motion of Mr. Wellman,

The rules were suspended, two-thirds of all the members present voting therefor, and the bill was put upon its immediate passage.

The bill was then read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr.	Abbott,	Mr.	Cole,	Mr.	Jones,	Mr.	Rogers,
	Allen,		Crocker,		Killean,		Rounsville,
	Anderson,		Cross,		Kirby,		Rumsey,
	Ashton,		Damon,		Manly,		Simpson,
	Baker, S.,		Dickson,		McCormick,		Snow,
	Baker, W. A.,		Dougherty,		McGregor,		Spencer,
	Baldwin,		Douglass,		Mulvey,		Thompson,
	Bates,		Dunbar,		Ogg,		VanOrthwick,
	Beecher,		Engleman,		Oviatt,		Vickary,
	Breen,	€ '	Grenell,		Perkins,		Washburn,
. (Cady,		Hill,		Pettit,		Wellman,
(Case,		Hoaglin,		Reader,		Williams, T. H.
(Chamberlain,		Holt,		Robinson, J.W.		Williams, WW,
	Chapell,		Hoobler,		Robinson, R.,		Speaker,
	Chapman,		Hosford,				5 8
	NAYS.				0		

Title agreed to.

On motion of Mr. Wellman,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

Mr. Hoobler moved that a respectful message be sent to the Senate asking the return to the House of

House bill No. 574, entitled

A bill to extend the corporate limits of the city of Bay City.

Which motion prevailed.

Mr. Hill moved that a respectful message be sent to the Senate asking the return to the House of

House bill No. 609,

Which motion did not prevail.

Mr. Rounsville moved to take from the table

A bill to amend sections 2, 5, 6, 7 and 8 of act No. 246 of the session laws of 1861, entitled "An act to provide for the erection and maintenance of shutes for the passage of fish through the dams across the streams of this State, as amended by the several acts amendatory thereof and supplementary thereto, the same being sections 2150, 2153, 2154, 2155 and 2156 of Howell's annotated statutes,

Which motion prevailed.

The question being on the passage of the bill,

Mr. Rounsville moved that there be a call of the House.

Which motion did not prevail.

The bill was then passed, a majority of all the members elect voting therefor by yeas and nays, as follows:

YEAS.

Mr.	Abbott,	Mr.	Cole,	Mr.	Holt,	Mr.	Reader,
	Allen,		Crocker,		Hoobler,		Robinson, J.W.
	Ashton,		Cross,		Hosford,		Rounsville,
	Baker, S.,		Damon,		Hunt,		Snow,
	Baker, W. A.,		Diekema,		Jones,		Stuart,
	Baldwin,		Dougherty,		Lincoln,		Thompson,
	Baumgardner,		Douglass,		Manly,		Vickary,
	Bettinger,		Dunbar,		McMillan,		Vroman,
	Breen,		Engleman,		Mulvey,		Washburn,
	Burr,		Goodrich,		Ogg,		Watson, F. H.,
	Cady,		Grenell,		Perkins,		Watts,
	Chamberlain,		Harper,		Pettit,		Wilson,
	Chapell,		Haskin,		Pierce,		Speaker,
	Chapman,		Hill,		Powers,		55
NT A VC							

NAYS.

Mr. Beecher,	Mr. Killean,	Mr. Oviatt,	Mr. Robinson, R.,
Cannon,	McGregor,	Pardee,	Van Orthwick,
Dickson,	McKie,	Preston,	Williams. W.W
•	•	•	12

Title agreed to.

On motion of Mr. Washburn,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

Mr. Holt moved that a respectful message be sent to the Senate asking the return to the House of

House bill No. 797 (file No. 429), entitled

A bill to prohibit fishing with nets in any of the lakes, bays, bayous, harbors or streams of Muskegon county, in this State.

Which motion prevailed.

By the committee on towns and counties:

The committee on towns and counties, to whom was referred

House bill No. 662 (file No. 436), entitled

A bill to vacate the township of Carp Lake in the county of Ontonagon, Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without recommendation, and ask to be discharged from the further consideration of the subject.

E. B. CHAMBERLAIN, Chairman.

Report accepted and committee discharged.

On motion of Mr. Jones,

The bill was ordered printed, referred to the committee of the whole, and placed on the general order.

By the committee on municipal corporations.

The committee on municipal corporations, to whom was referred

House bill No. 478, entitled

A bill to revise and amend the charter of the city of Lansing.

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, with the accompanying substitute therefor, entitled

A bill to amend act No. 282 of the local acts of 1875, entitled "An act to revise the charter of the city of Lansing," approved March 25, 1875, as amended by the several acts amendatory thereof, by adding thereto a new title to stand as title XVII, and to repeal sections 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11 and 12 of title XII of said act.

Recommending that the substitute be concurred in and that the substitute do pass, and ask to be discharged from the further consideration of the subject.

A. O. ABBOTT, Chairman.

Report accepted and committee discharged.

On motion of Mr. Preston,

The House concurred in the adoption of the substitute reported by the committee.

On motion of Mr. Preston,

The rules were suspended, two-thirds of all the members present voting therefor, and the bill was put upon its immediate passage.

The bill was then read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

Allen, Anderson, Ashton, Baker, S., Baker, W. A., Baldwin, Bardwell, Baumgardner, Beecher, Bentley, Breen, Burr, Cady, Cannon, Case, Chamberlain,	Mr. Cole, Crocker, Cross, Damon, Dickson, Dickson, Diekema, Dougherty, Douglass, Dunbar, Engleman, Goodrich, Grenell, Harper, Haskin, Hill, Hoaglin,	Mr. Hosford, Hunt, Jones, Killean, Lincoln, Manly, McGrorgor, McKie, McMillan Mulvey, Ogg, O'Keefe, Oviatt, Pardee, Perkins, Pettit, Pierce,	Mr. Preston, Reader, Robinson, J.W. Robinson, R., Rogers, Rounsville, Simpson, Spencer, VanOrthwick, Vickary, Vroman, Washburn, Watson, F. H Watts, Wellman, Williams, W. W
Chapman,	Hoobler,	Powers,	Speaker, 72

NAYS.

0

Title agreed to.

On motion of Mr. Preston,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

By the committee on judiciary:

The committee on judiciary, to whom was referred

House bill No. 752, entitled

A bill providing for the appointment of stenographers in the circuit courts of the State of Michigan and fixing their duties and compensation,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, with the accompanying substitute therefor, entitled

A bill to provide for the appointment, compensation and duties of a

stenographer of the twenty-fourth judicial circuit,

Recommending that the substitute be concurred in and that the substitute do pass, and ask to be discharged from the further consideration of the subject.

GERRIT J. DIEKEMA, Chairman.

Report accepted and committee discharged.

On motion of Mr. Diekema,

The House concurred in the adoption of the substitute reported for the bill by the committee.

The bill was then ordered printed, referred to the committee of the whole, and placed on the general order.

By the committee on judiciary:

The committee on judiciary, to whom was referred

House bill No. 755, entitled

A bill to provide for the distribution without preference of the property of insolvents,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do not pass, and ask to be discharged from the further consideration of the subject.

GERRIT J. DIEKEMA, Chairman.

Report accepted and committee discharged.

On motion of Mr. Diekema,

The bill was laid on the table.

By the committee on judiciary:

The committee on judiciary, to whom was referred

House bill No. 517, entitled

A bill to amend sections 6306, 6307 and 6308 of Howell's annotated statutes relative to the appointment of guardians for minors by judges of probate,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do pass, and ask to be discharged from the further consideration of the subject.

GERRIT J. DIEKEMA, Chairman.

Report accepted and committee discharged.

The bill was ordered printed, referred to the committee of the whole, and placed on the general order.

By the committee on judiciary:

The committee on judiciary to whom was referred

Senate bill No. 119 (file No. 263), entitled

A bill to provide for the recording of mortgages in separate books for separate assessing districts in counties, and to prescribe the duties of boards of supervisors, registers of deeds, assessing and other officers in relation thereto.

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without recommendation, and ask to be discharged from the further consideration of the subject.

GERRIT J. DIEKEMA, Chrirman.

Report accepted and committee discharged.

On motion of Mr. Diekema,

The bill was ordered printed, referred to the committee of the whole, and placed on the general order.

By the committee on judiciary:

The committee on judiciary, to whom was referred

House bill No. 757, entitled

A bill giving the circuit courts in chancery jurisdiction in certain cases

concerning personal property,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House without amendment, and recommend that it do not pass, and ask to be discharged from the further consideration of the subject.

GERRIT J. DIEKEMA, Chairman.

Report accepted and committee discharged.

On motion of Mr. Haskin,

The bill was laid on the table.

By the committee on judiciary:

The committee on judiciary, to whom was referred

House bill No. 93 (file No. 29), entitled

A bill to repeal act No. 179, session laws of 1885, entitled "An act to provide that all sureties upon official bonds shall make justification under oath of their pecuniary responsibility,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do not pass, and ask to be discharged from the further consideration of the subject.

GERRIT J. DIEKEMA, Chairman.

Report accepted and committee discharged.

On motion of Mr. Haskin,

The bill was laid on the table.

By the committee on judiciary:

The committee on judiciary, to whom was referred

Senate bill No. 226 (file No. 241), entitled

A bill to amend section 20 of chapter 249 of the compiled laws of 1871, being compiler's section 9296 of Howell's annotated statutes of Michigan, relative to offenses against chastity, morality and decency,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, with amendments thereto, recommending that the amendments be concurred in, and that the

bill when so amended do pass, and ask to be discharged from the further consideration of the subject.

GERRIT J. DIEKEMA, Chairman.

Report accepted and committee discharged.

On motion of Mr. Diekema,

The House concurred in the amendments made to the bill by the committee.

The bill was referred to the committee of the whole, and placed on the general order.

By the committee on judiciary:

The committee on judiciary, to whom was referred

House joint resolution No. 7, entitled

Joint resolution to amend sections 6 and 7 of article VI of the constitution

of the State of Michigan relative to circuit courts,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do not pass, and ask to be discharged from the further consideration of the subject.

GERRIT J. DIEKEMA, Chairman.

Report accepted and committee discharged.

On motion of Mr. Bardwell,

The joint resolution was laid on the table.

By the committee on judiciary:

The committee on judiciary, to whom was referred

House bill No. 413 (file No. 377), entitled

A bill to provide for the assessment of property and the levy and collection of taxes thereon,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do not pass, and ask to be discharged from the further consideration of the subject.

GERRITT J. DIEKEMA, Chairman.

Report accepted and committee discharged.

On motion of Mr. Dougherty,

The bill was laid upon the table.

By the committee on judiciary:

The committee on judiciary, to whom was referred

House bill No. 776 (file No. 378), entitled

A bill to amend section 3 of act 9 of the public acts of 1882, entitled "An act to provide for the assessment of property and the levy and collection of taxes thereon," by adding another sub-division to said section to stand as sub-division 8,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do not pass, and ask to be discharged from the further consideration of the subject.

GERRIT J. DIEKEMA, Chairman.

Report accepted and committee discharged.

On motion of Mr. Dougherty, The bill was laid on the table.

By the committee on judiciary:

The committee on judiciary, to whom was referred

House bill No. 177 (file No. 379), entitled

A bill to amend an act entitled "An act to provide for the assessment of property and the levy and collection of taxes thereon," approved March 14, 1882, relative to property exempt from taxation,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do not pass, and ask to be discharged from the further consideration of the subject.

GERRIT J. DIEKEMA, Chairman.

Report accepted and committee discharged.

On motion of Mr. Dougherty,

The bill was laid on the table.

By the committee on judiciary:

The committee on judiciary, to whom was referred

House bill No. 179, entitled

A bill to improve credit and facilitate the collection of debts.

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do not pass, and ask to be discharged from the further consideration of the subject.

GERRIT J. DIEKEMA, Chairman.

Report accepted and committee discharged.

On motion of Mr. Hoaglin,

The bill was laid on the table.

By the committee on judiciary:

The committee on judiciary, to whom was referred

House bill No. 758, entitled

A bill regulating the terms and conditions of chattel mortgages and declaiming certain chattel mortgages from default,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do not pass, and ask to be discharged from the further consideration of the subject.

GERRIT J. DIEKEMA, Chairman.

Report accepted and committee discharged.

On motion of Mr. Eldred,

The bill was laid on the table.

By the committee on judiciary:

The committee on judiciary, to whom was referred

House bill No. 700, entitled

A bill to provide for the collection of the cost of public improvements and

quasi public improvements in certain cases by action at law,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do not pass, and ask to be discharged from the further consideration of the subject.

GERRIT J. DIEKEMA, Chairman.

Report accepted and committee discharged.

On motion of Mr. Eldred,

The bill was laid on the table.

By the committee on judiciary:

The committee on judiciary, to whom was referred

House bill No. 806, entitled

A bill to amend section 6 of act No. 143 of the session laws of 1848, being

section 7464 of Howell's annotated statutes relating to depositions,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment and recommend that it do not pass, and ask to be discharged from the further consideration of the subject.

GERRIT J. DIEKEMA, Chairman.

Report accepted and committee discharged.

On motion of Mr. Eldred,

The bill was laid on the table.

By the committee on judiciary:

The committee on judiciary, to whom was referred

House bill No. 905, entitled

A bill relative to election of justices of the supreme court and regents of

the university,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do not pass, and ask to be discharged from the further consideration of the subject.

GERRIT J. DIEKEMA, Chairman.

Report accepted and committee discharged.

On motion of Mr. Pierce,

The bill was laid on the table.

By the committee on judiciary:

The committee on judiciary, to whom was referred,

Senate bill No. 271 (file No. 179), entitled

A bill to protect electors who cannot read, from fraud and deception at the

polls,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that the bill do not pass, and ask to be discharged from the further consideration of the subject.

GERRIT J. DIEKEMA, Chairman.

Report accepted and committee discharged.

On motion of Mr. Pierce,

The bill was laid on the table.

By the committee on judiciary:

The committee on judiciary, to whom was referred

House bill No. 361, entitled

A bill to provide for writs of error and certiorari orders in habeas corpus

proceedings,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do not pass, and ask to be discharged from the further consideration of the subject.

GERRIT J. DIEKEMA, Chairman.

Report accepted and committee discharged.

On motion of Mr Hoaglin,

The bill was laid on the table.

By the committee on judiciary:

The committee on judiciary, to whom was referred

House bill No. 910, entitled

A bill to amend sections 7789, 7797 and 7845 of Howell's annotated stat-

utes, relative to proceedings in ejectment,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do not pass, and ask to be discharged from the further consideration of the subject.

GERRIT J. DIEKEMA, Chairman.

Report accepted and committee discharged.

On motion of Mr. Jones,

The bill was laid on the table.

By the committee on judiciary:

The committee on judiciary, to whom was referred

House bill No. 887, entitled

A bill to amend section 67 of act No. 153 laws of 1885, relative to the loss of tax sale certificates,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House without amendment, and recommend that the bill do pass, and ask to be discharged from the further consideration of the subject.

GERRIT J. DIEKEMA, Chairman.

Report accepted and committee discharged.

The bill was ordered printed, referred to the committee of the whole, and placed on the general order.

By the committee on judiciary:

The committee on judiciary, to whom was referred

House bill No. 883, entitled

A bill to amend section 75 of act No. 153, laws of 1885, in regard to the sale of State tax lands,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that the bill do pass, and ask to be discharged from the further consideration of the subject.

GERRIT J. DIEKEMA, Chairman.

Report accepted and committee discharged.

The bill was ordered printed, referred to the committee of the whole, and placed on the general order.

By the committee on judiciary:

The committee on judiciary, to whom was referred

Senate bill No. 208 (file No. 276), entitled

A bill to provide for the appointment of stenographers in the several judicial circults of this State, to define their powers and duties, to fix their compensation and to repeal all laws inconsistent therewith,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do not pass, and ask to be discharged from the further consideration of the subject.

GERRIT J. DIEKEMA, Chairman.

Report accepted and committee discharged.

On motion of Mr. Jones,

The bill was laid on the table.

By the committee on judiciary:

The committee on judiciary, to whom was referred

House bill No. 805, entitled

A bill to amend section 35 of chapter 317, being general section 9109 of Howell's annotated statutes relating to offences against persons,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that the bill do not pass, and ask to be discharged from the further consideration of the subject.

GERRIT J. DIEKEMA, Chairman.

Report accepted and committee discharged.

On motion of Mr. Jones.

The bill was laid on the table.

By the committee on judiciary:

The committee on judiciary, to whom was referred

House bill No. 460, entitled

A bill to protect keepers of hotels, boarding houses, and lodging houses against the frauds of dishonest patrons,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do not pass, and ask to be discharged from the further consideration of the subject.

GERRIT J. DIEKEMA, Chairman.

Report accepted and committee discharged.

Ou motion of Mr. Vickery.

The bill was laid on the table.

By the committee on judiciary:

The committee on judiciary, to whom was referred

Senate bill No. 155 (file No. 109), entitled

A bill to amend section 1 of act No. 205 of the public acts of 1885, entitled "An act to au horize the transcript of a judgment from the docket of one justice of the peace to that of another within this State,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that the bill do not pass, and ask to be discharged from the further consideration of the subject.

GERRIT J. DIEKEMA, Chairman.

Report accepted and committee discharged.

On motion of Mr. Vickary,

The bill was laid on the table.

By the committee on judiciary:

The committee on judiciary, to whom was referred

House bill No. 345, entitled

A bill to define, limit and regulate the holding of land and reserving of rents and other interests in lands by corporations, limited partnerships and joint stock companies formed or existing under the laws of other states and countries.

Respectfully report that they have had the same under consideration, and

have directed me to report the same back to the House, without amendment, and recommend that the bill do not pass, and ask to be discharged from the further consideration of the subject.

GERRIT J. DIEKEMA, Chairman.

Report accepted and committee discharged.

On motion of Mr. Dougherty, The bill was laid on the table. On motion of Mr. Chapman, The House adjourned.

Lansing, Friday, June 3, 1887.

The House met pursuant to adjournment, and was called to order by the Speaker.

Prayer by Rev. Mr. Graham. Roll called: quorum present.

Absent without leave: Mr. Linton.

On motion of Mr. McGregor,

Leave of absence was granted to Mr. Linton until Monday next.

On motion of Mr. Bates,

Leave of absence was granted to himself for the day.

On motion of Mr. Vroman,

Leave of absence was granted to himself until Wednesday next.

On motion of Mr. Washburn,

Leave of absence was granted to himself until Thursday next.

On motion of Mr. Makelin,

Leave of absence was granted to himself until Wednesday next.

On motion of Mr. Cole,

Leave of absence was granted to himself until Thursday next.

On motion of Mr. Killean,

Leave of absence was granted to himself until Monday next.

PRESENTATION OF PETITIONS.

No. 1277. By Mr. Ogg: Petition from Detroit printers praying for the passage of certain labor bills.

Referred to the committee on labor interests.

By unanimous consent,

Mr. Rumsey moved to discharge the committee of the whole from the further consideration of

Senate bill No. 409 (file No. 261), entitled

A bill appropriating money for additional buildings, improvements and general repairs for the State prison at Jackson.

Which motion prevailed. On motion of Mr. Rumsey,

The bill was recommitted to the committee on ways and means.

Mr Green moved to take from the table

House bill No. 774, entitled

A bill to create the office of assistant deputy auditor general, and define the duties and fix the salary of this officer,

Which motion prevailed. On motion of Mr. Green,

The bill was referred to the committee on ways and means.

Mr. S. Baker moved to take from the table

House bill No. 511, entitled

A bill to amend section 12 of chapter 1 of the highway laws of the State.

Which motion prevailed.

On motion of Mr. S. Baker,

The bill was referred to the committee on roads and bridges.

By unanimous consent,

Mr. Wellman moved to discharge the committee of the whole from the further consideration of

House bill No. 491 (file No. 459), entitled.

A bill to incorporate the city of Marine City in the county of St. Clair, and to repeal act number 328 of the local acts of 1885, entitled An act to reincorporate the village of Marine City, approved April 23, 1885.

Which motion prevailed. On motion of Mr. Wellman,

The bill was put upon its immediate passage.

The bill having been read a third time, and the question being upon its

passage, pending the taking of the vote thereon,

Mr. Wellman moved to amend the bill by inserting in line 5, sec. 1, after the words "township to" the words "a point 80 rods east of;" also, by striking out in lines 5 and 6, sec. 1, the words "thence south one-half mile along the center of the Bauer road (so-called);" also, by inserting in line 6, sec. 1, after the word "south," the words "on a straight line,"

Which motion prevailed, two thirds of all the members present voting

therefor.

Mr. W. A. Baker moved to further amend the bill by adding at the end of sec. 2, the following: "And said third ward shall be exempt from taxation for the payment of any portion of the present bonde i indebtedness of the village of Marine City or the interest thereon,

Which motion prevailed, two-thirds of all the members present voting

therefor.

The bill was then passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr.	Abbott,	Mr.	Crocker,	Mr. Jones,	Mr. Preston, .
	Allen,		Cross,	Kelley,	Reader,
	Anderson,		Damon,	Killean,	Rentz,
	Ashton,		Dickson,	Kirby,	Robinson, J. W.
	Baker, W. A.		Diekema,	Makelim,	Robinson, R.
	Baldwin,		Dillon.	Manly,	Rogers,
	Bardwell,		Dougherty,	McCormick,	Simpson,
	Bates,		Dunbar,	McGregor,	Spencer,
	Baumgardner,		Eldred,	McKie,	Stuart,
	Beecher,		Engleman,	McMillan,	Thompson,
	Bentley,		Goodrich,	Mulvey,	VanOrthwick,
	Breen,		Green,	Ogg,	Vickary,

Mr. Burr,	Mr. Grenell,	Mr. O'Keefe,	Mr. Vroman,
Cady,	Harper,	Oviatt,	Washburn,
Cannon,	Herrington,	Pardee,	Watts,
Case,	Hoaglin,	Perkins,	Wellman,
Chamberlain,	Holt,	Pettit,	Williams, W.W
Campbell,	Hosford,	Pierce,	Wilson,
Chapman,	Hunt,	Powers,	Speaker.
Cole,	·	•	77

NAYS.

Title agreed to.

On motion of Mr. Wellman,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

REPORTS OF STANDING COMMITTEES.

By the committee on education:

The committee on education, to whom was referred

House bill No. 159, entitled

A bill to organize a school district in the township of Frankenmuth, Saginar county, Michigan

naw county, Michigan,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without smendment, and recommend that it do not pass, and ask to be discharged from the further consideration of the subject.

W. W. WILLIAMS, Chairman.

Report accepted and committee discharged.

On motion of Mr. W. W. Williams,

The bill was laid on the table.

By the committee on education:

The committee on education, to whom was referred

House bill No. 831, entitled

A bill to amend section 10 of chapter 12 of the general school laws, of act No. 164, laws of 1881, relative to the duties of the county board of examiners.

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that the bill do not pass, and ask to be discharged from the further consideration of the subject.

W. W. WILLIAMS, Chairman.

Report accepted and committee discharged.

On motion of Mr. Pierce.

The bill was laid on the table.

By the committee on education:

The committee on education, to whom was referred

House bill No. 396, entitled

A bill to amend section 1, of act No. 105, of the session laws of 1863, being section 4968 of Howell's annotated statutes of Michigan, relating to the duties of the State board of education,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do not pass, and ask to be discharged from the further consideration of the subject.

W. W. WILLIAMS, Chairman.

Report accepted and committee discharged.

On motion of Mr. Haskin,

The bill was laid on the table.

By the committee on education:

The committee on education to whom was referred,

House bill No. 687, entitled

A bill to amend Sec. 16 of chapter 4 of act No. 164 of the session laws of 1881, entitled "An act to revise and consolidate the laws relating to public instruction and primary schools, and to repeal all statutes and acts contravening the provisions of this act, being compiler's section 5093 of Howell's Annotated Statutes,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do not pass, and ask to be discharged from the fur-

ther consideration of the subject.

W. W. WILLIAMS, Chairman.

Report accepted and committee discharged.

On motion of Mr. W. W. Williams,

The bill was laid on the table.

By the committee on education:

The committee on education, to whom was referred

Senate bill No. 110 (file 138), entitled

A bill to amend secs. 1, 7 and 8 of act No. 144 of the public acts of 1883, entitled An act to provide for the compulsory education of children in certain cases,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do not pass, and ask to be discharged from the further consideration of the subject.

W. W. WILLIAMS, Chairman.

Report accepted and committee discharged.

On motion of Mr. Haskin.

The bill was laid on the table.

By the committe on education:

The committee on education, to whom was referred

House bill No. 877, entitled

A bill to provide for the first annual meeting of the school district of the city of Hastings, Michigan, and to repeal an act to incorporate the board of education of the city of Hastings, Michigan, approved April 2, A. D. 1873,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do not pass, and ask to be discharged from the further consideration of the subject.

W. W. WILLIAMS, Chairman.

Report accepted and committee discharged.

On motion of Mr. Pierce,

The bill was laid on the table.

By the Detroit delegation:

The Detroit delegation to whom was referred

House bill No. 608, entitled

A bill to provide statistics for the use of the State board of equalization and boards of supervisors,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, with amendments thereto, recommending that the amendments be concurred in, and that the bill, when so amended, do pass, and ask to be discharged from the further consideration of the subject.

PATRICK STUART, Chairman.

Report accepted and committee discharged.

On motion of Mr. Stuart,

The House concurred in the amendments made to the bill by the committee.

The bill was then ordered printed, referred to the committee of the whole and placed on the general order.

By the committee on local taxation:

The committee on local taxation, to whom was referred

Senate bill No. 490 (file No. 428), entitled

A bill to authorize the township of Porter, in the county of Midland, State of Michigan, to borrow money for the payment of the outstanding township and highway orders, or other indebtedness and issue its bonds therefor,

Respectfully report that they have had the same under consideration, and have directed to report the same back to the House, without amendment, and recommend that it do pass, and ask to be discharged from the further consideration of the subject.

A. T. CASE, Chairman.

Report accepted and committee discharged.

The bill was referred to the committee of the whole, and placed on the general order.

By the committee on drainage:

The committee on drainage to whom was referred

House bill No. 803, entitled

A bill to amend section 9 of chapter 6 of article No. 277, public acts of 1885, entitled An act to provide for the construction and maintenance of drains and the assessment and collection of taxes therefor, and to repeal all other laws relative thereto,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do pass, and ask to be discharged from the further consideration of the subject.

R. ROBINSON, Chairman.

Report accepted and committee discharged.

The bill was ordered printed, referred to the committee of the whole, and placed on the general order.

By the committee on reform school and reform schools for girls, jointly: The committee on reform school and reform school for girls, to whom was referred

Senate bill No. 126 (file 181), entitled

A bill to prevent crime and to punish truancy,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, with amendments thereto, recommending that the amendments be concurred in, and that the bill when so amended do pass, and ask to be discharged from the further consideration of the subject.

A. O. ABBOTT,

F. A. DOUGLASS,

Chairmen.

Report accepted and committee discharged.

On motion of Mr. Diekema,

The House concurred in the amendments made to the bill by the committee.

The bill was referred to the committee of the whole, and placed on the general order.

By the committee on state affairs:

The committee on state affairs, to whom was referred

House bill No. 763, entitled

A bill making an appropriation of State swamp lands for the purpose of dredging and improving the water course between Bellaire and the waters of Torch Lake, in Antrim county,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do pass, and ask to be discharged from the further consideration of the subject.

A. R. CHAPMAN, Chairman.

Report accepted and committee discharged.

On motion of Mr. Dougherty,

The rules were suspended, two-thirds of all the members present voting therefor, and the bill was put upon its immediate passage.

The bill was then read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Abbott, Allen, Ashton, Baker, W. A. Bardwell, Bates, Baumgardner, Bentley, Cady, Chappell, Chapman, Cole, Crocker, Cross,	Douglass, Eldred,	Mr. Hunt, Killean, Kirby, Lincoln, Makelim, McCormck, McGregor, McKie, Mulvey, Pardee, Perkins, Pettit, Powers, Reader,	Mr. Rentz, Robinson, R. Rogers, Rumsey, Simpson, Spencer, Stuart, Thompson, Vickary, Washburn, Watts, Wellman, Wilson, Speaker,
Oross, Damon,	Hosford,	Keader,	Speaker,

NAYS.

Mr. Baker, S.,	Mr. Hoaglin,	Mr. Oviat,	Mr. VanOrthwick,
Dunbar.	Jones.	Pierce.	7

Title agreed to.

On motion of Mr. Dougherty,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

By the committee on State affairs:

The committee on State affairs, to whom was referred

House bill No. 284, entitled

A bill to provide for the appointment of a State agent for discharged con-

victs to define his powers and duties and fix his compensation,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do not pass, and ask to be discharged from the further consideration of the subject.

A. R. OHAPMAN, Chairman.

Report accepted and committee discharged.

On motion of Mr. Chapman,

The bill was laid on the table.

By the committee on lumber and salt:

The committee on lumber and salt to whom was referred

House bill No. 428, entitled

A bill to amend section 8 of an act entitled "An act to regulate the manufacture and to provide for the inspection of salt," approved March 6, 1869,

being section 1501 of Howell's annotated statutes,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do pass, and asked to be discharged from the further consideration of the subject.

WM. S. LINTON, Chairman.

Report accepted and committee discharged.

The bill was ordered printed, referred to the committee of the whole, and placed on the general order.

By the committee on public health:

The committee on public health, to whom was referred

House bill No. 869, entitled

A bill to amend sections 1, 6, 7, 8, 12, 13, 16 and 26 of act No. 90 of the session laws of 1853 entitled, an act to amend the laws relative to supplying the city of Detroit with pure and wholesome water,

Respectfully report that they have the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do pass, and ask to be discharged from the further consideration of the subject.

H. H. BARDWELL, Chairman.

Report accepted and committee discharged.

The bill was ordered printed, referred to the committee of the whole, and placed on the general order.

By the committee on judiciary:

The committee on judiciary to whom was referred

House bill No. 872, entitled

A bill to amend sections 5 and 33 of an act to establish a police government for the city of Detroit, approved April 17, 1881, and the amendments thereto,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do not pass, and ask to be discharged from further consideration of the subject.

GERRIT J. DIEKEMA, Chairman,

Report accepted and committee discharged,

On motion of Mr. Diekema,

The bill was laid on the table.

By the committee on judiciary:

The committee on judiciary to whom was referred

House bill No. 533, entitled

A bill relative to opening streets,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do not pass, and ask to be discharged from the further consideration of the subject.

GERRIT J. DIEKEMA, Chairman.

Report accepted and committee discharged.

On motion of Mr. Diekema, The bill was laid on the table.

MESSAGES FROM THE GOVERNOR.

The Speaker announced the following:

EXECUTIVE OFFICE, Lansing, June 2, 1887.

To the House of Representatives:

I have this day approved, signed and deposited in the office of the Secretary of State,

House bill No. 79 (file No. 393), being

An act making an appropriation for the support of the State agricultural college, for the erection and repair of buildings and other improvements at said college, for the years 1887 and 1888.

C. G. LUCE, Governor.

The message was laid on the table.

MESSAGES FROM THE SENATE.

The Speaker announced the following:

SENATE CHAMBER, Lansing, June 2, 1887.

To the Speaker of the House of Representatives:

SIR-I am instructed to return to the House the following bills:

1. House bill No. 574, entitled

A bill to extend the corporate limits of the city of Bay City.

2. House bill No. 797 (file No. 429), entitled

A bill to prohibit fishing with nets in any of the lakes, bays, bayous, harbors or streams of Muskegon county in this State,

In accordance with its request for the same this day received.

Very respectfully,

LÉWIS M. MILLER.

Secretary of the Senate.

Mr. Green moved to suspend the rule limiting the time within which a motion to reconsider a vote may be made,

Which motion prevailed, two-thirds of all the members present voting therefor.

Mr. McKie moved to reconsider the vote by which the House passed the first named bill.

Which motion prevailed.

The question being on the passage of the bill,

On motion of Mr. Green,

The bill was referred to the committee on municipal corporations.

Mr. Holt moved to reconsider the vote by which the House passed the second named bill,

Which motion prevailed.

The question being on the passage of the bill,

On motion of Mr. Holt,

The bill was referred to the committee on the fisheries.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, June 2, 1887.

To the Speaker of the House of Representatives:

SIR-I am instructed to return to the House the following bill:

House bill No. 158 (file No. 67), entitled

A bill making it the duty of the several registers of deeds in this State to keep up such indexes as shall be provided for the several counties,

And to inform the Senate that the House has amended the same so as to

read as follows:

SECTION 1. The People of the State of Michigan enact, That every register of deeds who shall neglect or refuse to keep up such indexes as are required by law, shall forfeit the sum of ten dollars for each and every such neglect or refusal, which may be recovered in an action of debt before any court of competent jurisdiction,

And further to inform the House that the Senate has amended the title to

the bill so as to read as follows:

A bill providing for a forfeiture by every register of deeds in this State who shall neglect or refuse to keep up such indexes as are required by law, and for the recovery of the same,

In the passage of which, as thus amended, and with the title so amended,

the Senate has concurred by a majority vote of all the Senators elect.

Very respectfully,

LÉWIS M. MILLER,

Secretary of the Senate.

Pending the order that the message lie over one day under the rules, Mr. Herrington moved to suspend the rule requiring amendments made to bills by the Senate to be laid over one day.

Which motion prevailed, two-thirds of all the members present voting

therefor.

The question being on concurring in the amendments made by the Senate to the bill.

On motion of Mr. Herrington,

The House concurred, a majority of all the members elect voting therefor by yeas and nays, as follows:

YEAS.

Anderson, E Ashton, G	Engleman, Foodrich,	Lincoln,	Robinson, J. W. Robinson, R., Rounsville,
Baker, S., G	l reen,	Makelim,	Rumsey, Simpson,

Mr. Baldwin, Bardwell, Baumgardner, Beecher, Cady, Cannon, Chamberlain, Chapell, Cross, Damon, Diekema,	Mr. Harper, Haskin, Herrington, Hill, Hoaglin, Holt, Hoobler, Hosford, Houk, Hunt, Jones,	Mr. McCormick, McGregor, McKie, McMillan, Mulvey, Oviatt, Pardee Pettit, Pierce, Powers, Reader,	Mr. Spencer, Stuart, Thompson, Vickary, Vroman, Washburn, Watts, Webber, Wellman, Wilson, Speaker.
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The question then being on concurring in the amendment made by the Senate to the title of the bill.

NAYS.

The House concurred.

The bill was then referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, June 3, 1887.

To the Speaker of the House of Representatives:

SIR-I am instructed to return to the House the following bills:

House bill No. 626 (file No. 418), entitled

A bill to appoint a commissioner and provide for laying out and establishing a State road in the county of Newaygo, and to make an appropriation of one-half a section of State swamp land per mile for constructing and improving the same, and to provide that the highway money taxes assessed and levied upon all lands situated within two miles on each side of said road shall be used in constructing and improving said road for a period of five years from the passage of this bill, and to provide for raising and expending certain necessary funds therefor,

In the passage of which the Senate has concurred by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect

has ordered the same to take immediate effect.

Very respectfully,

LEWIS M. MILLER, Secretary of the Senate.

On motion of Mr. Anderson,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

The bill was then referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, June 2, 1887.

To the Speaker of the House of Representatives :

SIR-I am instructed to return to the House the following bills:

1. House bill No. 106 (file No. 125), entitled

A bill to change the name of Albert Saunders to Albert Saunders Baldwin, and make him the heir-at-law of Edwin Baldwin and Harriet Baldwin.

2. House bill No. 438 (file No. 198), entitled

A bill to change the name of Helen C. Buck and the names of each of her four children, Maggie R. Buck, Ella M. Buck, Jessie Buck and Robert C. Buck, to Helen Clark, Maggie R. Clark, Ella M. Clark, Jessie Clark and Robert C. Clark, respectively.

3. House bill No. 847 (file No. 188), entitled

A bill to amend section 3 of act number 157, of the session laws of 1851, entitled "An act to define the limits, jurisdiction and powers of circuit courts," being compiler's section 6460 of Howell's annotated statutes,

In the passage of which the Senate has concurred by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect has ordered the same to take immediate effect.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate

The three named bills were referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, June 2, 1887.

To the Speaker of the House of Representatives:

SIR-I am instructed to return to the House the following bills:

1. House bill No. 734 (file No. 410), entitled

A bill to amend section 2 of chapter 1 of act No. 223 of the local acts of 1883, entitled "An act to incorporate the city of St. Ignace," approved March 14, 1883.

2. House bill No. 638 (file No. 319), entitled

A bill to amend secs. 3 and 7 of act No. 37 of the public acts of 1883, entitled "An act to incorporate the Grand Army of the Republic," approved April 21, 1883,

In the passage of which the Senate has concurred by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect has ordered the same to take immediate effect.

Very respectfully,

LEWIS M. MILLER, Secretary of the Senate.

On motion of Mr. Hosford,

By a vote of two-thirds of all the members elect, the second named bill was ordered to take immediate effect.

The two bills were referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, June 2, 1887.

To the Speaker of the House of Representatives:

SIR-I am instructed to return to the House the following bills:

1. House bill No. 378 (file No. 363), entitled

A bill to amend section 1, of act No. 43 of the laws of 1873, the same being compiler's section 9188 of Howell's annotated statutes, relative to the

fraudulent removal or embezzlement of property leased or under contract of purchase, and to repeal section 2 of said act, the same being compiler's section 9189 of Howell's annotated statutes.

2. House bill No. 13 (file No. 35), entitled

A bill to amend section 3 of act number 233, of the public acts of 1885, entitled "An act relative to suits for libel," approved June 20, 1885,

In the passage of which as thus amended the Senate has concurred by a majority vote of all the Senators elect.

Very respectfully,

LEWIS M. MILLER. Secretary of the Senate.

The two bills were referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, June 2, 1887.

To the Speaker of the House of Representatives:

SIR-I am instructed to return to the House the following bill:

House bill No. 645 (file No. 233), entitled

A bill to amend section 3 of chapter 4 of act number 227, of the public acts of 1885, entitled "An act to provide for the construction and maintenance of drains, and the assessment and collection of taxes therefor, and to repeal all other laws relative thereto."

In the passage of which the Senate has concurred by a majority vote of all the Senators elect. Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

The bill was referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER. Lansing, June 2, 1887.

To the Speaker of the House of Representatives:

SIR-I am instructed by the Senate to transmit the following bill:

Senate bill No. 359 (file No. 277), entitled

A bill to provide for the incorporation of the Michigan Business Mens'

Association and auxiliary associations,

Which has passed the Senate by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect, been ordered to take immediate effect, and in all of which the concurrence of the House is respectfully asked.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

The bill was read a first and second time by its title and referred to the committee on private corporations.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, June 2, 1887.

To the Speaker of the House of Representatives:

SIR-I am instructed to return to the House the following bill:

House bill No. 611 (file No. 322), entitled

A bill to amend section 4 of chapter 7 of act No. 227 of the session laws of 1885, being an act to provide for the construction and maintenance of drains, and the assessment and collection of taxes therefor, and to repeal all other laws relative thereto,

And to inform the House that the Senate has amended the same as follows,

By striking out of line 13 of section 4 the words "assess and,"

In the passage of which, as thus amended, the Senate has concurred by a majority vote of all the Senators elect.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

Pending the order that the message lie over one day under the rules, Mr. F. H. Watson moved to suspend the rule requiring amendments made to bills by the Senate to be laid over one day.

Which motion prevailed, two thirds of all the members present voting

therefor.

The question being on concurring in the amendment made by the Senate to the bill,

On motion of Mr. F. H. Watson,

The House concurred, a majority of all the members elect voting therefor by yeas and nays, as follows:

YEAS.

Mr.	Abbott,	Mr. Dillon,	Mr.	Makelim,	Mr.	Rogers,
	Allen,	Dougherty,		McCormick,		Rounsville,
	Baker, S.,	Douglass,		McGregor,		Rumsey,
	Baker, W. A.,	Goodrich,		McKie,		Spencer,
	Bardwell,	Grenell,		McMillan,		Stuart,
	Baumgardner,	Harper,		Mulvey,		Thompson,
	Beecher,	Haskin,		Ogg,		VanOrthwick,
	Bentley,	Hill,		O'Keefe,		Vickary,
	Cady,	Hoaglin,		Oviatt,		Vroman,
	Cannon,	Holt,		Pardee,		Washburn,
	Chamberlain,	Hosford,		Perkins,		Watson, F. H.,
	Chappell,	Houk,		Pettit,		Watts,
	Chapman,	Jones,		Pierce,		Webber,
	Crocker,	Kelley,		Powers,		Wellman,
	Cross,	Killean,		Reader,		Wilson,
	Damon,	Kirby,		Robinson, R.,	•	Speaker,
	Dickson,	Lincoln,				65

NAYS.

The bill was then referred to the committee on engrossment and enroll-

The Speaker also announced the following:

ment for enrollment.

SENATE CHAMBER, Lansing, June 2, 1887.

To the Speaker of the House of Representatives:

SIR—I am instructed by the Senate to transmit the following bill:

House substitute for Senate bill No. 452 (file No. 185), entitled

A bill to amend section 1 of chapter 2 and section 6 of chapter 7 of act No. 243 of the session laws of 1881, entitled "An act to revise and consolidate the laws relating to the establishment, opening, improvement and maintenance of highways and private roads, and the building, repairing and preservation of bridges within this State," approved June 8, 1881, being sections 1325 and 1384 of Howell's annotated statutes,

In the passage of which the Senate has concurred by a majority vote of all the Senators elect.

Very respectfully,

LEWIS M. MILLER, Secretary of the Senate.

The bill was referred to the committee on engrossment and enrollment for enrollment.

By the committee on engrossment and enrollment:

The committee on engrossment and enrollment report as correctly enrolled, signed, and presented to the Governor, the following:

House bill No. 13 (file No. 35), entitled

An act to amend section 3 of act No. 233 of the public acts of 1885, entitled "An act relative to suits for libel," approved June 20, 1885.

ROBERT Y. OGG, Chairman.

Report accepted.

By the committee on ways and means:

The committee on ways and means, to whom was referred

Senate bill No. 409 (file No. 261) entitled

A bill appropriating money for additional buildings, improvements and

general repairs at the State prison at Jackson,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, with an amendment thereto, recommending that the amendment be concurred in, and that the bill when so amended do pass, and ask to be discharged from the further consideration of the subject.

M. E. RUMSEY, Chairmau.

Report accepted and committee discharged.

On motion of Mr. Rumsey,

The House concured in the amendments made to the bill by the committee.

On motion of Mr. Rumsey,

The rules were suspended, two-thirds of all the members present voting therefor, and the bill was put upon its immediate passage.

The bill having been read a third time, and the question being upon its

passage, pending the taking of the vote thereon,

Mr. Dickson moved to amend the bill by striking out in lines 17 and 18, section 1, the words "for the purchase of a strip of land eight rods wide, running from Mechanic street to Cooper street, adjoining the prison lands, the sum of eight thousand dollars,"

Pending which,

Mr. Manly moved that the bill be printed in the Journal and recommitted to the committee of the whole,

Which was withdrawn.

The motion to amend the bill was then withdrawn.

Mr. Rounsville then renewed the motion to amend the bill by striking out lines 17 and 18, section 1.

On agreeing to which, Mr. Rounsville demanded the yeas and nays.

The demand was seconded, and the motion to amend did not prevail by yeas and nays, as follows:

YEAS.

Mr. Baker, S.,	Mr. Eldred,	Mr. Pettit,	Mr. Vroman,	
Burr,	Engleman,	Powers,	Webber,	
Dickson,	Houk,	Rounsville,	Wellman,	
Dunbar,	Pardee,	Stuart,		15 .

NAYS.

	MAID.							
Mr.	Abbott,	Mr.	Cross	Mr.	Jones,	Mr.	Robinson, J. W	
	Allen,		Damon,		Kelley,		Robinson, R.	
	Ashton,		Diekema,		Killean,		Rogers,	
	Baker, W. A.	,	Dillon,		Kirby,		Rumsey,	
	Baldwin,		Dougherty,		Lincoln,		Simpson,	
	Bardwell,		Douglass,		Makelim,		Spencer,	
	Bentley,		Goodrich,		Manly,		Thompson,	
	Breen,		Green,		McCormick,		Vickary,	
	Cannon,		Greneil,		McKie,		Washburn,	
	Case,		Haskin,		Mulvey,		Watson, F. H.,	
	Chamberlain,		Herrington		Ogg,		Watts,	
	Chapell,		Hoaglin,	•	Oviatt,		Williams, T.H.,	
	Cole,		Hoobler,		Reader,		Williams, W.W	
	Crocker.		Hosford.		•		54	

The bill was then passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Abbott, Allen, Ashton, Baker, W. A., Bald well, Bardwell, Bentley, Breen, Cady, Cannon, Case, Chamberlain, Chapell, Cole,	Green, Grenell, Harper, Haskin, Herrington, Hoaglin, Holt, Hoobler, Hosford, Houk,	Mr. Kelly, Killean, Kirby, Lincoln, Makelim, Manly, McCormick, McKie, McMillan, Mulvey, Ogg, O'Keefe, Oviatt, Pierce, Preston,	Mr. Rentz, Robinson, J. W. Robinson, R., Rumsey, Simpson, Spencer, Thompson, Van Orthwick, Vickary, Washburn, Watson, F. H., Watts, Wellman, Williams, T. H Williams, W. W.
Cole,	Hunt,	Preston,	Williams, W.W.
Cross, Dam on,	Jones,	Reader,	Wilson,

NAYS.

Mr. Baker, S., Burr, Dickson,	Mr. Dunbar, Eld red, Engleman,	Mr. Pardee, Rounsville, Stuart,	Mr. Vroman, Webber,	11.

Title agreed to.

Ou motion of Mr. Rumsey,

By a vote of two-thirds of all the members elect the bill was ordered to take immediate effect.

THIRD READING OF BILLS.

Senate bill No. 209 (file No. 226), entitled .

A bill to protect the chastity of girls between the ages of fourteen and six-

teen years, and to punish the violation thereof,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr.	Abbott,	Mr.	Diekema,	Mr.	Killean,	Mr.	Robinson, R.,
	Allen,		Dillon,		Kirby,		Rogers,
	Ashton,		Dougherty,		Lincoln,		Rounsville,
	Bardwell,		Douglass,		Manly,		Simpson,
	Baumgardner,		Dunbar,		McCormick,		Spencer,
	Bentley,		Eldred,		McGregor,		Stuart,
	Breen,		Engleman,		McKie,		Thompson,
	Burr,		Goodrich.		Ogg,		VanOrthwick,
	Cady,		Grenell,		O'Keefe,		Vickary,
	Cannon,		Harper,		Oviatt,		Vroman,
	Case,		Haskin,		Pettit,		Washburn,
	Chapell,		Herrington,		Pierce,		Watson, F. H.
	Chapman,		Hoaglin,		Powers,		Watts,
	Cole,		Holt,		Preston,		Webber,
	Crocker,		Hosford,		Reader,		Wellman,
	Cross,		Houk,		Rentz,		Wilson,
	Damon,		Jones,		Robinson, J.W.	,	Speaker,
	Dickson,		Kelley,		•		69
	•		7	DVAT			0

NAYS.

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Title agreed to.

House bill No. 176 (file No. 426), entitled

A bill to prohibit judges of courts of record from receiving pay other than their official salary, and from giving advise in certain cases,

Was read a third time, and pending the taking of the vote on the passage

thereof.

Mr. F. H. Watson moved to amend the bill by inserting in line 4, section 1, after the word "salary," the words "or fees allowed by law,"

Which motion prevailed, two-thirds of all the members present voting there-

for.

The bill was then read a third time and was not passed, a majority of all the members elect not voting therefor, by yeas and nays as follows:

YEAS.

Mr.	Baldwin,	Mr.	Herrington,	Mr.	McKie,	Mr.	Stuart,	
•	Bardwell,		Holt,		Mulvey,		Thompson,	
	Baumgardner,		Hoobler,		Rentz,		Watson, F. H.	
	Chapell,		Houk,		Robinson, J.W.	,	Wellman,	
	Chapman,	•	Killeap,		Spencer,		Wilson,	
	Dunbar,		Kirby,		• ,		25	S

NAYS.

Mr. Abbott,	Mr. Cross,	Mr. McCormick,	Mr. VanOrthwick,
Ashton,	Damon,	Oviatt,	Vickary,
Breen,	Dickson,	Pardee,	Vroman,
Burr,	Dillon,	Pierce,	Washburn,
Cady,	Dougherty,	Reader,	Watts,
Chamberlain,	Eldred,	Robinson, R.,	Webber,
Cole,	Kelley,	Rounsville,	Williams, W. W
Crocker,	Lincoln,	Simpson,	31

House bill No. 387 (file No. 439), entitled

A bill to amend section 2 of act No. 198 of the public acts of 1879, as amended by act No. 278 of the public acts of 1881, the latter being an act entitled "An act to amend sections 2 and 4 of act No. 198 of the session laws of 1879, approved May 13, 1879, being an act entitled "An act to provide for the regulation and enforcement of assignments for the benefit of creditors, and also to add 5 new sections to said act, to stand as sections 7, 8, 9, 10 and 11," the same being compiler's section 8740 of Howell's annotated statutes of Michigan,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Abbott,	Mr. Chapell,	Mr. Hunt,	Mr. Preston,
Allen,	Cole,	Kelly,	Reader,
Ashton,	Crocker,	Killean,	Robinson, R.,
Baker, S.,	Cross,	Kirby,	Rounsville,
Baker, W. A.	Damon,	Lincoln	Simpson,
Baldwin,	Dickson,	Manly,	Spencer,
Bardwell,	Dunbar,	McGregor,	Stuart,
Baumgardner,	Goodrich,	Ogg,	Thompson,
Beecher,	Grenell,	Oviatt,	VanOrthwick,
Bentley,	Haskin,	Pardee,	Vroman,
Breen,	Hoaglin,	Pettit,	Watson, F. H.
Burr,	Hosford,	Pierce,	Webber,
Cady,	Houk,	Powers,	Wellman, 52
	3	RVAVS	0

The question being on agreeing to the title,

Mr. Abbott moved to amend the title so as to read as follows:

A bill to amend section 2 of act number 198 of the public acts of 1879, entitled "An act to provide for the regulation and enforcement of assignments for the benefit of creditors," approved May 13, 1879, as amended by act number 278 of the public acts of 1881, approved June 11, 1881, being compiler's section 8740 of Howell's annotated statutes,

Which motion prevailed.

The title as amended was then agreed to. House bill No. 320 (file No. 425), entitled

A bill to create a bureau to superintend the construction of the Detroit and Belle Isle bridge,

Was read a third time, and pending the taking of the vote on the passage

thereof,

On motion of Mr. Ogg, The bill was laid on the table.

UNFINISHED BUSINESS:

Being the consideration of Senate amendment to House bill No. 411 (file No. 284), entitled

A bill to prohibit the employment of children under 14 years of age and females under 16 years of age for more than nine hours a day,

Which had been reported as follows:

- 1. By striking out of line 1, section 1, the word "individual" and inserting in lieu thereof the word "person;"
- 2. By striking out of line 1, of section 2, the word "individual" and inserting in lieu thereof the word "person;"
- 3. By striking out of line 1. of section 2, the words "company or corporation;"
- 4. By striking out of line 2, of section 2, the words "subject to and may be fined by a fine," and inserting in lieu thereof the words "deemed guilty of a misdemeanor, and upon conviction thereof shall be fined a sum;"
- 5. By adding to section 2 the words "if any company or corporation shall violate any of the provisions of this act such company or corporation shall for each violation forfeit the sum of fifty dollars to be recovered in an action of debt in any court of competent jurisdiction;"
- 6. By inserting in line 2 of section 3, after the words "complaints," the word "made;"
 - 7. By adding to section 4 the words "clerks in stores,"

And to further inform the House that the Senate has amended the title to the bill so as to read as follows:

"A bill to prohibit the employment of male children under fourteen years of age and female children under sixteen years of age, for more than nine hours a day."

The question being on concurring in the amendments made by the Senate to the bill,

On motion of Mr. Grenell,

The House concurred, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Allen,	Mr. Damon,	Mr. Kelley,	Mr. Reader,
Anderson,	Dickson,	Killean,	Rentz,
Ashton,	Diekema,	Kirby,	Robinson, J. W
Baldwin,	Dougherty,	Lincoln,	Rounsville,
Bardwell,	Dunbar,	Manly,	Simpson,
Baumgardner,	Eldred,	McCormick,	Spencer,
Beecher,	Goodrich,	McGregor,	Stuart,
Bentley,	Grenell,	McKie,	Van Orthwick,
Breen,	Harper,	McMillan,	Vickary,
Burr,	Herrington,	Mulvey,	Washburn,
Cady,	Holt,	Ogg,	Watson, F. H.
Case,	Hoobler,	Oviatt,	Webber,
Chamberlain,	Hosford,	Perkins,	Wellman,
Chapell,	Houk,	Pettit,	Williams,T. H.
Cole,	Hunt,	Preston.	Speaker,
Cross,	Jones,		62

NAYS.

The question then being on concurring in the amendment made by the Senate to the title of the bill,

The House concurred.

The bill was then referred to the committee on engrossment and enrollment for enrollment.

Also the following: Senate amendment to

House bill No. 417 (file No. 303), entitled

A bill to authorize, empower and direct the board of control of State swamplands to construct a ditch through the townships of Hebron and Mackinaw, in the county of Cheboygan,

Which had been reported as follows:

1. By inserting in line 9 of section 1 after the word "Cheboygan," the words "now patented to the State."

The question being on concurring in the amendment made by the Senate-to the bill,

On motion of Mr. Perkins,

The House concurred, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Abbott,	Mr. Cross,	Mr. Hosford,	Mr. Robinson, R.,
Allen,	Dickson,	Houk,	Rogers,
Anderson,	Diekema,	Kirby,	Rounsville,
Baker, W. A.,	Dillon,	Lincoln,	Rumsey,
Bardwell,	Dougherty,	McCormick,	Simpson,
Baumgardner,		McKie,	Spencer,
Beecher,	Engleman,	McGregor,	Van Orthwick,
Bentley,	Goodrich,	Mulvey,	Vickary,
Breen,	Green,	Ogg,	Washburn,
Burr,	Harper,	Oviatt,	Watson, F. H.,
Cady,	Haskin,	Perkins,	Watts,
Case,	Herrington,	Pettit,	Wellman,
Chamberlain,	Hoaglin,	Powers,	Wilson,
Chapman,	Holt,	Reader,	Speaker,
Cole,	Hoobler,	Robinson, J. W.	

NAYS.

Mr. Pierce,

The bill was then referred to the committee on engrossment and enrollment for enrollment.

MOTIONS AND RESOLUTIONS.

Mr. Crocker moved to take from the table

House bill No. 743, entitled

A bill to amend chapter 61 of Howell's annotated statutes relative to the protection of domestic animals,

Which motion prevailed.

On motion of Mr. Crocker,

The bill was referred to the committee on agriculture.

Mr. Crocker moved to reconsider the vote by which the House passed Senate bill No. 209 (file No. 226), entitled

A bill to protect the chastity of girls between the ages of fourteen and sixteen years, and to provide a penalty for the violation thereof.

Which motion did not prevail.

Mr. Dickson offered the following:

Resolved, That Wm. H. Miller, clerk of committee on railroads, private corporations, fisheries and soldiers' home, and Chas. A. Hanscom, clerk of judiciary and towns and counties committees, be allowed one dollar and fifty cents per day extra compensation during the session, and that orders be be drawn for the same.

Mr. Diekema moved that the resolution be referred to the committee on clerks, and that all motions and resolutions relating to extra compensation of clerks and employees of the House be referred to the special committee on clerks, without debate.

Which motion prevailed.

Mr. Ogg moved that the House resolve itself into committee of the whole on the general order.

Which motion did not prevail.

Mr. Jones moved that the House take a recess until 2 o'clock P. M.

Mr. W. W. Williams moved to amend the motion by making the hour 1:30 o'clock P. M.,

Which was not agreed to.

The motion that the House take a recess until 2 o'clock P. M. then prevailed.

AFTERNOON SESSION

2 o'clock P. M.

The House met and was called to order by the Speaker. Roll called: quorum present.

REPORTS OF STANDING COMMITTEES.

By the committee on engrossment and enrollment:

The committee on engrossment and enrollment report as correctly enrolled, signed, and presented to the Governor, the following:

House bill No. 17 (file No. 316), entitled

An act to amend section 3 of chapter 41 of the compiled laws of 1871, being compiler's section 1594 of Howell's annotated statutes of Michigan "with reference to interest of money;"

Also,

House bill No. 379 (file No. 362), entitled

An act to repeal act No. 184 of the laws of 1859, as amended by act No. 73 of the laws of 1861, the same being compiler's section 9187 of Howell's annotated statutes, relative to the fraudulent removal or embezzlement of chattel mortgaged property,

Also,

House concurrent resolution relative to the centennial celebration of the ordinance of 1787.

WORDEN R. CHAPELL, Acting Chairman.

Report accepted.

By the committee on engrossment and enrollment:

The committee on engrossment and enrollment, report as correctly enrolled, signed, and presented to the Governor, the following:

House bill No. 734 (file No. 410), entitled

An act to amend section 2 of chapter 1 of act number 223 of the local acts of 1883, entitled "An act to incorporate the city of St. Ignance," approved March 14, 1883.

ROBERT Y. OGG, Chairman.

Report accepted.

By the committee on state affairs:

The committee on state affairs, to whom was referred

House bill No. 363, entitled

A bill prescribing certain duties of telephone companies, prohibiting discrimination between patrons, to regulate the rental allowed for the use of telephones and fixing a penalty for its violation,

Respectfully report that they have had the same under consideration and have directed me to report the same back to the House, without recommendation, and ask to be discharged from the further consideration of the subject.

A. R. CHAPMAN, Chairman.

Report accepted and committee discharged.

On motion of Mr. Reader,

The bill was ordered printed, referred to the committee of the whole, and placed on the general order.

By unanimous consent,

Mr. Rumsey offered the following:

Resolved, That when the House adjourns to-day it stand adjourned until Monday, June 6th, at 9:30 P. M.

Which was adopted.

GENERAL ORDER.

On motion of Mr. Hoaglin,

The House went into committee of the whole on the general order.

Whereupon the Speaker called Mr. Spencer to the chair.

After some time spent therein, the committee arose, and through their chairman, made the following report:

The committee of the whole have had under consideration the follow-

ing bills:

1. Senate bill No. 217 (file No. 282), entitled

A bill making an appropriation for the State Industrial Home for Girls for the years 1887 and 1888,

2. Senate bill No. 169 (file No. 195), entitled

A bill to make it a misdemeanor to remove, destroy, damage, or dispose of any personal property that shall have been seized on an attachment or levied upon under an execution issued from any court of competent jurisdiction in the State, while such seizure or levy is in force, without first giving the bond or other security therefor, if any, required by law, and to provide the punishment therefor,

3. House bill No. 80 (file No. 440), entitled

A bill to amend section 13 of act 153 of the session laws of 1885, being an act entitled "An act to provide for the assessment of property and the levying and collection of taxes thereon."

4. Senate substitute for House bill No. 49 (file No. 70, Senate file No. 217),

entitled

A bill to regulate the sale and use of oleomargerine, butterine and other articles and substances resembling butter, and to provide a penalty for the violation of this act.

5. Senate bill No. 825 (file No. 450), entitled

A bill to amend section 41 of act No. 153 of the public acts of the year 1885, being an act entitled An act to provide for the assessment of property and the levy and collection of taxes thereon,

6. Senate bill No. 286 (file No. 232), entitled

A bill relative to the improvement and maintenance of highways, and the repairing and preservation of bridges within the State.

Have made no amendments thereto, and have directed their chairman to

report the same back to the House, and recommend their passage.

The committee of the whole have also had under consideration the following bills:

7. Senate bill No. 448 (file No. 218), entitled

A bill to amend section 7449 of the compiled laws of 1871, as amended by act 135 of the session laws of 1873, being section 9023 of Howell's annotated statutes, relative to the fees of appraisers, commissioners and others,

8. House bill No. 183 (file No. 310), entitled

A bill to amend section 1 of an act establishing a State agency for the care of juvenile offenders, approved April 29, 1873, as amended by an act to amend section 1 of said act, approved March 19, 1875, as amended by an act to amend sections 1, 2, 3, 4, 5 and 6 of said act, approved June 10, 1885, the same being section 9894 of Howell's annotated statutes, relative to the salaries of State agents for the care of juvenile offenders,

9. House bill No. 265 (file No. 451), entitled

A bill to provide for the incorporation of Merchants and Traders' Associations,

10. Senate bill No. 112 (file No. 146), entitled

A bill to amend act No. 228 of the public acts of 1885, being an act to authorize the board of control of swamp lands to cause the removal of jams or rafts of flood-wood, and to clear out and deepen, where necessary, the channel of Swan Creek in the county of Midland, and appropriate two sections of land therefor,

Have made sundry amendments thereto, and have directed their chairman to report the same back to the House, asking concurrence therein, and recommend their passage.

The committee of the whole have also had under consideration the following bill:

11. Senate bill No. 126 (file No. 181), entitled A bill to prevent crime and to punish truancy,

And have directed their chairman to report the same back to the House with the recommendation that it be referred to the committee on judiciary.

The committee of the whole have also had under consideration the follow-

ing bill:

12. House bill No. 434 (file No. 441), entitled

A bill making an appropriation to aid in maintaining the fire department n the city of Jackson,

Have stricken out all after the enacting clause thereof, and have directed their chairman to report that fact to the House, asking concurrence therein.

J. W. SPENCER, Chairman.

Report accepted and committee discharged.

The first, second, third, fourth, fifth and sixth named bills were placed on the order of third reading.

On motion of Mr. Herrington,

The House concurred in the amendments made by the committee to the seventh, eighth, ninth and tenth named bills, and they were placed on the order of third reading.

On motion of Mr. Herrington,

The House concurred in the recommendation of the committee relative to the eleventh named bill, and it was referred to the committee on judiciary.

The question being on concurring in the action of the committee in striking out all after the enacting clause of the twelfth named bill,

Mr. T. H. Williams moved that the bill do lie on the table,

Which motion did not prevail.

The question again being on concurring in the action of the committee relative to the bill,

Mr. T. H. Williams demanded the yeas and nays.

The demand was seconded, and the action of the committee was concurred in by yeas and nays, as follows:

YEAS.

Mr.	Abbott,	Mr. Cross,	Mr. Jones,	Mr. Perkins,
	Anderson,	Damon,	Kelley,	Pettit,
	Ashton,	Diekema,	Killean,	Rounsville,
	Beecher,	Douglass,	Kirby,	Simpson,
	Burr,	Haskin,	Manly,	Van Orthwick,
	Cannon,	Herrington,	McGregor,	Washburn,
	Case,	Hill,	McKie,	Webber,
	Chapman,	Hoaglin,	Oviatt,	Wilson, 32

NAYS.

Mr. Baker, S.,	Mr. Eldred,	Mr. Hosford,	Mr. Rumsey,
Breen,	Green,	Lincoln,	Watts,
Dillon,	Grenell,	Pardee,	Williams, T. H.
Dunbar,	Harper,	Reader.	15

On motion of Mr. Douglass,

The rules were suspended, two-thirds of all the members present voting therefor, and

Senate bill No. 217 (file No. 282), entitled

A bill making an appropriation for the State Industrial Home for girls for the years 1878 and 1888,

Was put upon its immediate passage.

The bill was then read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr.	Abbott, Allen, Ashton, Baker, S., Baker, W. A., Baldwin, Bardwell, Beecher, Bentley, Breen, Burr, Cannon, Case, Cross, Damon, Dickson,	Mr.	Diekema, Dillon, Dougherty, Douglass, Dunbar, Eldred, Engleman, Goodrich, Green, Grenell, Harper, Haskin, Herrington, Hill, Hoaglin, Hoobler,	Mr.	Hosford, Houk, Hunt, Jones, Kelley, Killean, Kirby, Manly, McCormick, McGregor, McKie, Mc Millan, Mulvey, Ogg, Oviatt, Perkins,	Powers, Reader, Rentz, Robinson, Rumsey, Simpson, Spencer, Stuart, Thompson Van Orthv Vickary, Washburn Wellman, Williams, Wilson, Speaker,	, vick,
	Diokson,		-	T A V C	-	opeaker,	ν .

NAYS.

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Title agreed to.

On motion of Mr. Douglas,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

Mr. Rounsville moved to reconsider the vote by which the House struck out all after the enacting clause of

House bill No. 434 (file No. 441), entitled

A bill making an appropriation to aid in maintaining the fire department of the city of Jackson.

Mr. Haskin moved that the motion to reconsider do lie on the table.

Which motion prevailed.

The House took up the order of

MESSAGES FROM THE SENATE.

The Speaker announced the following:

SENATE CHAMBER, Lansing, June 3, 1887.

To the Speaker of the House of Representatives:

SIR—I am instructed by the Senate to transmit the following bill:

Senate bill No. 283 (file No. 259), entitled

A bill to amend section 46 of act No. 198 of the session laws of 1873, as amended by act number 174 of the public acts of 1883, relative to the running of passenger trains, and to add two new sections to said act, to stand as sections 47 and 48.

Which has passed the Senate by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect, been ordered to take immediate effect, and in all of which the concurrence of the House is respectfully asked.

Very respectfully,

LEWIS M. MILLER, Secretary of the Senate. The bill was read a first and second time by its title, and pending its reference to a committee,

On motion of Mr. Rumsey,

The rules were suspended, two-thirds of all the members present voting therefor, and the bill was put upon its immediate passage.

The bill having been read a third time, and the question being upon its

passage, pending the taking of the vote thereon,

Mr. Abbott moved to amend the bill by striking out section 1 of the bill

and inserting the following in lieu thereof:

SECTION 1. The people of the State of Michigan enact, That section forty-six of act number 198 of the session laws of 1873, entitled "An act to revise the laws providing for the incorporation of railroad companies, and to regulate the running and management and to fix the duties and liabilities of all railroad and other corporations owning or operating any railroad in this State," approved May 1, 1873. as amended by act number 174 of the public acts of 1883, approved June 7, 1883, be and the same is hereby amended so as to read as hereinafter set forth, and that two new sections be added to said act to stand as sections forty-seven and forty-eight, and to read as hereinafter set forth,

Which motion prevailed, two-thirds of all the members present voting therefor.

The bill was then passed, a majority of all the members elect voting therefor by yeas and nays as follows:

YEAS.

Mr.	Abbott,	Mr.	Goodrich,	Mr	. McCormick,	Mr.	Rogers,
	Allen,		Grenell,		McGregor,		Rounsville,
	Baker, S.,		Haskin,		McKie,		Rumsey,
	Baker, W A.,		Herrington	l,	McMillan,		Simpson,
	Baldwin,		Hill,		Mulvey,		Spencer,
	Bentley,		Hoaglin,		Ogg,		Stuart,
	Breen,		Hoobler,		Oviatt,		Thompson
	Burr,		Hosford,		Pardee,		Van Orthwick,
	Cannon,		Houk,		Perkins,		Vickary,
	Case,		Hunt,		Powers,		Washburn,
	Damon,		Jones,		Preston,		Wellman,
	Dickson,		Kelley,		Reader,		Webber,
	Diekema,		Killean,		Rentz,		Williams, W. W
	Dougherty,		Kirby,		Robinson, J. W.		Wilson,
	Dunbar,		Lincoln,		Robinson, R.,		Speaker,
	Eldred,		Manly,				62
				NAYS	•		0

Title agreed to.

On motion of Mr. Rumsey,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

The Speaker also announced the following:

Senate Chamber, Lansing, June 3, 1887.

To the Speaker of the House of Representatives:

SIR—I am instructed to return to the House the following bills:

1. House bill No. 120 file No. 53), entitled

A bill to amend section 4366 of the compiled laws of 1871, being section 5836 of Howell's annotated statutes, relative to the residuary legatees of bonds,

2. House bill No. 323 (file No. 204), entitled

A bill to amend section 4818 of the compiled laws of 1871, being section 6310 of Howell's annotated statutes, relative to the support of minors whose father is living,

3. House bill No. 635 (file No. 207), entitled

A bill to prohibit appeals from orders of probate courts, removing executors, administrators, guardians and trustees in certain cases,

4. House bill No. 322 (file No. 240), entitled

A bill to amend section 5219 of the compiled laws of 1871, being section 6782 of Howell's annotated statutes, relative to appeals from orders of probate courts,

5. House bill No. 324 (file No. 205), entitled

A bill to amend section 4443 of the compiled laws of 1871, being section 5911 of Howell's annotated statutes, relative to appeals from the decisions and report of commissioners on claims against deceased persons,

In the passage of which the Senate has concurred by a majority vote of all

the Senators elect.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

The five named bills were referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

Senate Chamber, Lansing, June 3, 1887.

To the Speaker of the House of Representatives:

Sir—I am instructed to return to the House the following bill:

House bill No. 204 (filed No. 158), entitled

A bill to amend section 2, of chapter 2 of An act entitled an act to provide for the construction and maintenance of drains, and the assessment and collection of taxes therefor, and to repeal all other laws relative thereto, being act No. 227 of the session laws of 1885, approved June 20, 1885, relative to the appointment of county drain commissioners in certain cases.

In the passage of which the Senate has concurred by a majority vote of all the Senators elect, and by a vote of two-thirds of all the senators elect has

ordered the same to take immeadiate effect.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

The bill was referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER.

Lansing, June 3, 1887.

To the Speaker of the House of Representatives:

SIR—I am instructed by the Senate to transmit the following: Senate bill No. 10 (file No. 264), entitled

A bill to amend sections 2, 3, 5, 9, 18, 19, 38, 43, 57, and 84, of act No. 249 of the session laws of 1871, entitled "An act to incorporate the city of Alpena," approved March 29th, 1871, as amended by the several acts amendaatory thereof,

Which has passed the Senate by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect, been ordered to take immediate effect, and in all of which the concurrence of the House is

respectfully asked.

Very respectfully,

LEWIS M. MILLER, Secretary of the Senate.

.The bill was read a first and second time by its title, and pending its reference to a committee.

On motion of Mr. Baldwin,

The rules were suspended, two-thirds of all the members present voting therefor, and the bill was put on its immediate passage.

The bill was then read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr.	Abbott,	Mr.	Dillon,	Mr.	Kelley,	Mr.	Robinson, J. W
	Allen,		Dougherty,		Killean,		Robinson, R.,
	Ashton,		Douglass,		Kirby,		Rogers,
	Baker, W. A.,		Dunbar,		Lincoln,		Rounsville,
	Baldwin,		Eldred,		McCormick,		Rumsey,
	Bardwell,		Engleman,		McGregor,		Simpson,
	Baumgardner,		Goodrich,		McKie,		Spencer,
	Beecher,		Grenell,		McMillan,		Stuart,
	Bentley,		Harper,		Mulvey,		Thompson,
	Breen,		Haskin,		Ogg,		VanOrthwick,
	Burr,		Herrington,		Oviatt,		Vickary,
	Cady,		Hill,		Pardee,		Watts,
	Cannon,		Hoaglin,		Perkins		Webber,
	Case,		Hoobler,		Pettit,		Wellman,
	Chapman,		Hosford,		Powers,		Williams, T. H.,
	Cross,		Houk,		Preston,		Williams, W. W
	Damon,		Hunt,		Reader,		Wilson,
	Dickson,		Jones,		Rentz,		Speaker,
	Diekema,						73
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NAYS.

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Title agreed to.

On motion of Mr. Baldwin,

By a vote of two-thirds of all the members elect the bill was ordered to take immediate effect.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, June 3, 1887.

To the Speaker of the House of Representatives:

SIR—I am instructed to return to the House the following bills:

1. House bill No. 119 (file No. 52), entitled

A bill to provide for the change of name of adults,

2. House bill No. 117 (file No. 50), entitled

A bill to repeal sections 4854, 4855 and 4856 of the compiled laws of 1871, as amended by act 188 of the laws of 1877, and act 37 of the laws of 1879, being chapter 242 of Howell's annotated statutes, relative to the adoption and change of name of minors, and the change of names of adults,

3. House bill No. 749 (file No. 304), entitled

A bill to authorize Edwin A. Bullard to build and maintain a dam across Cass River.

In the passage of which the Senate has concurred by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect has ordered the same to take immediate effect.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

The three named bills were referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, June 3, 1887.

To the Speaker of the House of Representatives:

SIR-I am instructed by the Senate to transmit the following bill:

Senate bill No. 489 (file No. 256), entitled

A bill to authorize the townships of Wisner and Gilford in the county of Tuscola, to borrow money for the construction of a drain in said townships and to issue bonds therefor.

Which has passed the Senate by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect, been ordered to take immediate effect, and in all of which the concurrence of the House is respectfully asked.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

The bill was read a first and second time by its title, and referred to the committee on local taxation.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, June 3, 1887.

To the Speaker of the House of Representatives:

SIR-I am instructed to return to the House the following bill:

House bill No. 128 (file No. 93), entitled

A bill to repeal section 7 of act No. 259 of the session laws of 1881, being compiler's section 2276 of Howell's annotated statutes of Michigan, relative to punishment of drunk and intoxicated persons,

In the passage of which the Senate has concurred by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect has

ordered the same to take immediate effect.

Very respectfully,

LEWIS M. MILLER, Secretary of the Senate.

The bill was referred to the committee on engrossment and enrollment for enrollment.

Mr. W. A. Baker moved to reconsider the vote by which the House passed Senate bill No. 283 (file No. 259), entitled

A bill to amend section 46 of act No. 198 of the session laws of 1873, as amended by act number 174 of the public acts of 1883, relative to the running of passenger trains, and to add two new sections to said act, to stand as sections 47 and 48.

Which motion prevailed.

The question being on the passage of the bill,

Mr. W. A. Baker moved to amend the bill by striking out recited section

47 and inserting the following in lieu thereof:

SEC. 47. All railroad companies or other corporations or individuals owning or operating any railroad passing near any State institution located one mile or more from a regular station, which institution or railroad company has or shall hereafter put in sidings suitable for the receipt and shipment of State property at a convenient point near said institution, or have established or shall hereafter establish a passenger station for the accommodation of officers and employes of the State, and other persons under State control, shall at all times furnish such reasonable service and facilities for the receiving and shipment of freight and for the accommodation of officers and employes of the State and persons whom they may have in charge in getting on and off passenger trains as the needs of the institution may demand. This act shall not be construed as requiring any railroad company to stop its trains to let passengers on or off who have come from, or are destined to a point not exceeding three miles from said institution. If the officers of the institution and the railroad company cannot agree as to what is reasonable service to be performed on the part of the railroad company, then the same shall be decided by the commissioner of railroads, upon application to him by the officers of the institution or the superintendent or manager of the railroad company.

Which motion prevailed, two-thirds of all the members present voting

therefor.

The question then being on the passage of the bill,

The bill was then passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Abbott,	Mr. Diekema,	Mr. Lincoln,	Mr. Robinson, R.,
Allen,	Dillon,	Manly,	Rogers,
Anderson,	Dougherty,	McCormick,	Rounsville,
Baker, S.,	Douglass,	McGregor,	Rumsey,
Baker, W. A.		McKie,	Simpson,
Baldwin,	Eldred,	McMillan,	Spencer,
Bardwell,	Goodrich,	Mulvey,	Stuart,
Baumgardner,	Grenell,	Ogg,	Thompson,
Beecher,	Hill,	Oviatt,	VanOrthwick,
Bentley,	Hoaglin,	Pardee,	Vickary,
Breen,	Hoobler,	Perkins,	Watts,
Burr,	Hosford,	Pettit,	Webber,
Cady,	Houk,	Powers,	Wellman,
Cannon,	Hunt,	Preston,	Williams, W.W
Case,	Jones,	Rentz,	Wilson,
Cross,	Kelly,	Robinson, J. W.	
Damon.	Killean.	•	- 66

NAYS.

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The question being on agreeing to the title,

Mr. Abbott moved to amend the title so as to read as follows:

A bill to amend section 46 of act number 198 of the session laws of 1873, entitled "An act to revise the laws providing for the incorporation of railroad companies, and to regulate the running and management, and to fix the duties and liabilities of all railroads and other corporations owning or operating any railroad in this State," approved May 1, 1873, as amended by act number 174 of the public acts of 1883, approved June 7, 1883, and to add two new sections to said act, to stand as sections 47 and 48.

Which motion prevailed.

The title as amended was then agreed to.

On motion of Mr. Rumsey,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

By the committee on judiciary:

The committee on judiciary, to whom was referred

House bill No. 756, entitled

A bill regulating appeals from probate courts in certain cases,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do not pass, and ask to be discharged from the further consideration of the subject.

GERRIT J. DIEKEMA, Chairman.

Report accepted and committee discharged.

On motion of Mr. Rumsey,

The bill was laid upon the table.

By the committee on judiciary:

The committee on judiciary to whom was referred:

Senate bill No. 89 (file No. 240), entitled

A bill to prevent gambling in stocks, bonds, petroleum, cotton, grain, pro-

visions and other produce,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment and recommend that it do pass, and ask to be discharged from the further consideration of the subject.

GERRIT J. DiEKEMA, Chairman.

Report accepted and committee discharged.

The bill was referred to the committee of the whole and placed on the general order.

By the committee on judiciary:

The committee on judiciary to whom was referred

House bill No. 873, entitled

A bill to amend the labor lien law so as to include lumber and shingles,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House with the accompanying substitute therefor, entitled

A bill establishing a lien for labor and services upon lumber, shingles, logs, timber, cedar posts, telegraph poles, railroad ties, bark, shingle bolts, stave bolts, staves, cordwood, pulp wood, hop poles, hoop poles, veneering wood, and all other forest products, and to repeal act No. 145 of the session laws of

1881, entitled "An act establishing a lien for labor and services upon logs, timber, cedar posts, telegraph poles, railroad ties, bark, shingle bolts and staves, and to repeal act No. 185 of the session laws of 1873, entitled An act establishing a lien for labor and services upon logs and timber as amended by act No. 253 of the session laws of 1879,

Recommending that the substitute be concurred in, and that the substitute do pass, and ask to be discharged from the further consideration of the subject.

GERRIT J. DIEKEMA, Chairman.

Report accepted and committee discharged.

On motion of Mr. Diekema,

The House concurred in the adoption of the substitute reported by the committee.

The bill was then ordered printed, referred to the committee of the whole, and placed on the general order.

By the committee on upper peninsula prison:

The committee on upper peninsula prison, to whom was referred

House bill No. 916, entitled

A bill to regulate and govern the State house of correction and branch of

the State prison in the upper peninsula,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do pass, and ask to be discharged from the further consideration of the subject.

A. A. VANORTHWICK, Chairman.

Report accepted and committee discharged.

The bill was ordered printed, referred to the committee of the whole and placed on the general order.

By the committee on agriculture:

The committee on agriculture, to whom was referred

House bill No. 743, entitled

A bill to amend chapter 61 of Howell's annotated statutes relative to the protection of domestic animals,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, with the accompany-

ing substitute therefor, entitled

A bill to amend sections 5 and 6 of act No. 198 of the session laws of 1877, as amended by act No. 283 of the session laws of 1881, and to amend the title to said original act, being an act entitled An act to provide for a tax upon dogs, and to create a fund for the payment of certain damages for sheep killed or wounded by them in certain cases, approved January 23, 1881, the same being compiler's paragraph 2127 and 2128 of Howell's annotated statutes of Michigan,

Recommending that the substitute be concurred in, and that the substitute do pass, and ask to be discharged from the further consideration of the sub-

ject.

J. W. WATTS, Chairman.

Report accepted and committee discharged.

On motion of Mr. Watts,

The House concurred in the adoption of the substitute reported by the committee.

The bill was then ordered printed, referred to the committee of the whole and placed on the general order.

On motion of Mr. Hoobler,

Leave of absence was granted to himself until June 11th next.

On motion of Mr. Green,

Leave of absence was granted to himself until Wednesday next.

On motion of Mr. Rumsey,

Leave of absence was granted to himself until Wednesday next.

On motion of Mr. Grenell,

Leave of absence was granted to himself until Tuesday noon next.

Mr. T. H. Williams moved that the House adjourn,

Which motion prevailed; and

The Speaker declared the House adjourned until Monday next, June 6th, at 9:30 o'clock P. M.

Lansing, Monday, June 6, 1887.

The House met pursuant to adjournment, and was called to order by the Speaker.

Prayer by Rev. Mr. Franklin. Roll called: quorum present.

Absent without leave: Messrs. Allen, W. A. Baker, Baldwin, Bates, Bentley, Cady, Chamberlain, Crocker, Dillon, Douglass, Hill, Killean, Lincoln, McMillan, O'Keefe, Preston, J. W. Robinson, Watts and Webber.

On motion of Mr. McCormick,

Leave of absence was granted to all absentees for the evening.

On motion of Mr. Perkins,

Leave of absence was granted to Mr. Chamberlain indefinitely on account of sickness.

PRESENTATION OF PETITIONS.

No. 1278. By Mr. Grenell: Petition of Wm. S. Butler, J. B. Mulliken, W. H. Brearley, J. E. Scripps, Wm. K. Muir, J. L. Hudson, Alfred Russell and 44 others of Detroit, for the passage of the Grenell purity of election bill.

Also,

No. 1279. Petition of Miles E. Judd, S. J. Martin, Fred E. Farnsworth, S. W. Vittle and 16 others of Detroit, same subject.

Referred to the committee on judiciary.

No. 1280. By Mr. Chapman: Petition of C. F. Cook and numerous others, relative to the Hillsdale charter.

Referred to the committee on municipal corporations.

No. 1281. By Mr. Goodrich: Petition of a meeting of physic-medical physicians and surgeons, held at Grand Rapids, asking for the passage of Senate bill, file No. 253.

Referred to the committee on public health.

MESSAGES FROM THE GOVERNOR.

The Speaker announced the following:

EXECUTIVE OFFICE, Lansing, June 3, 1887.

To the House of Representatives:

I have this day approved, signed, and deposited in the office of the Secretary of State,

House bill No. 598 (file No. 181), being

An act to provide for blowers in establishments where emery wheels or emery belts are used.

Also,

House bill No. 469 (file No. 293) being

An act to amend sections 9 and 10 of chapter 170, of the compiled laws of Michigan of 1871, being compiler's sections 6231 and 6232 of Howell's annotated statutes of Michigan, relative to divorce, and to add three new sections to said chapter, to stand as sections 44, 45 and 46.

Also.

House bill No. 593 (file No. 373), being

An act to amend sections 1, 2 and 4 of act No. 312 of the local acts of 1883, entitled "An act to regulate the manner of electing trustees in school district No. 17, of the city of Jackson and township of Blackman," approved May 24, 1883, and to add six new sections thereto to stand as sections 10, 11, 12, 13, 14, and 15 of said act.

Also.

House bill No. 17 (file No. 316), being

An act to amend section 3 of chapter 41 of the compiled laws of 1871, being compiler's section 1594 of chapter 36 of Howell's annotated statutes of Michigan "with reference to interest of money."

Also,

House bill No. 13 (file No. 35), being

An act to amend section 3 of act No. 233 of the public acts of 1885, entitled An act relative to suits for libel, approved June 20, 1885.

U. G. LUCE, Governor.

The message was laid on the table.

The Speaker also announced the following:

EXECUTIVE OFFICE, Lansing, June 3, 1887.

To the House of Representatives:

I have this day approved, signed, and deposited in the office of the Secretary of State,

House concurrent resolution No. 4, being,

Concurrent resolution providing for appointment of commissioners to represent this State at the Centennial celebration of the first settlement in the Northwest Territory, at Marietta, Ohio, in April, 1888, and the educational and industrial exposition at Columbus, Ohio, in the autumn of 1888.

C. G. LUCE.

Governor.

The message was laid on the table.

The Speaker also announced the following:

EXECUTIVE OFFICE, Lansing, June 6, 1887.

To the House of Representatives:

I have this day approved, signed, and deposited in the office of the Secretary of State,

House bill No. 118 (file No. 51), entitled

An act to provide for the adoption and change of name of minors, and for making them heirs-at-law of the person or persons adopting them.

Also,

House bill No. 52 (file No. 190), being

An act to regulate the use of steam engines, steam wagons or other vehicles which are in whole or in part operated by steam on the public highways of this State, and to prohibit the blowing of steam whistles, etc., on the public highways of this State.

Also,

House bill No. 285 (file No. 370), being

An act to amend sections 4, 6, 7, 12 and 14 of chapter 21 of Howell's annotated statutes, being compiler's sections 799 and 801, 802, 807 and 809, relative to partition fences.

Also,

House bill No. 721, being

An act to authorize the township of Portland, Ionia county, to borrow money to be used in the construction of a bridge, and to issue bonds therefor,

Also.

House bill No. 492 (file No. 138), being

An act to amend section 1 of act 157 of the session laws of 1883, being compiler's section 7091 of Howell's annotated statutes, being an act entitled "An act to protect the rights of laborers."

Also,

House bill No. 734 (file No. 410), being

An act to amend section 2, of chapter 1, of act No. 223, of the local acts of 1883, entitled "An act to incorporate the city of St. Ignace," approved March 14, 1883,

G. C. LUCE, Governor.

The message was laid on the table.

MESSAGES FROM THE SENATE.

The Speaker announced the following:

SENATE CHAMBER, Lansing, June 6, 1887.

To the Speaker of the House of Representatives:

SIR-I am instructed by the Senate to transmit the following bill:

Senate bill No. 278, entitled

A bill to incorporate the city of Sault Ste. Marie, and to repeal an act entitled "An act to re-incorporate the village of Sault Ste. Marie," approved May 29, 1879, as amended,

Which has passed the Senate by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect, been ordered to take

immediate effect, and in all of which the concurrence of the House is respectfully asked.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

The bill was read a first and second time by its title and referred to the committee on municipal corporations.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, June 3, 1887.

To the Speaker of the House of Representatives:

SIR-I am instructed to return to the House the following bill:

House bill No. 287 (file No. 424), entitled

A bill to form school district number 10 of the township of Wyoming, in the county of Kent, out of portions of sections 19, 20, 21, 29 and 30 of said township now constituting part of school district number one of said township,

In the passage of which the Senate has concurred by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators

elect has ordered the same to take immediate effect.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

The bill was referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, June 3, 1887.

To the Speaker of the House of Representatives:

SIR-I am instructed by the Senate to transmit the following bill:

Senate bill No. 174, (file No. 220), entitled

A bill to take away from the Detroit and Saline Plank Road Company, a corporation incorporated under act No. 100 of the session laws of 1848, entitled "An act to incorporate the Detroit and Saline Plank Road Company," all that part of its present road lying west of a public highway crossing it at right angles at a point about seven miles east of the city of Ypsilanti, known as Sheldon's corners,

Which has passed the Senate by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect, been ordered to take immediate effect, and in all of which the concurrence of the House is

respectfully asked.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

The bill was read a first and second time by its title, and Pending its reference to a committee,
On motion of Mr. Harper,
The bill was laid on the table.
The Speaker also announced the following:

SENATE CHAMBER, Lansing, June 3, 1887.

To the Speaker of the House of Representatives:

SIR-I am instructed to return to the House the following bill:

House bill No. 685 (file No. 258), entitled

A bill to amend section 2 of act No. 168, session laws of 1885, entitled "An act to amend sections 1, 2, 3, 4, 5 and 6 of an act establishing a State agency for the care of juvenile offenders," approved April 29, 1873, as amended by an act to amend section 1 of said act, approved March 19, 1875, the same being sections 9894, 9895, 9896, 9897, 9898 and 9899 of Howell's annotated statutes,

In the passage of which, the Senate has concurred by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect has ordered the same to take immediate effect.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

The bill was referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, June 4, 1887.

To the Speaker of the House of Representatives:

SIR-I am instructed to return to the House the following bill:

House bill No. 625, entitled

A bill to authorize the village of Newaygo, in the county of Newaygo, to borrow money to make public improvements in such village,

And to inform the House that the Senate has amended the same as fol-

lows, viz.:

1. By striking out of section 1 the word "common" wherein it occurs before the word "council;"

2. By inserting in section 1 after the word "five" at the top of page 2, the words "entitled an act granting and defining the powers and duties of incorporated villages, approved April 1, 1875, as amended,"

In the passage of which, as thus amended, the Senate has concurred by a majority vote of all the Senators elect, and by a vote of two-thirds of all the

Senators elect has ordered the same to take immediate effect.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

Pending the order that the message lie over one day under the rules,

Mr. Anderson moved to suspend the rule requiring amendments made to bills by the Senate to be laid over one day,

Which motion prevailed, two-thirds of all the members present voting therefor.

The question being on concurring in the amendment made by the Senate to the bill.

On motion of Mr. Anderson,

The House concurred, a majority of all the members elect voting therefor by yeas and nays as follows:

YEAS.

Mr.	Abbott,	Mr.	Dickson,	Mr.	Kelley,	Mr.	Robinson, R.,
	Anderson,		Diekema,		Kirby,		Rogers,
	Ashton,		Dougherty,		Linton,		Roundsville,
	Baker, S.,		Dunbar,		Makelim,		Spencer,
	Baldwin,		Eldred,		Manly,		Stuart,
	Baumgardner,		Engleman,		McCormick,		Thompson,
	Beecher,		Goodrich,		McGregor,		Van Orthwick,
	Breen,		Grenell,		Mulvey,		Vickary,
	Brock,		Harper,		Ogg,		Washburn,
	Burr,		Haskin,		Oviatt,	•	Watson, F. H.
	Cannon,		Herrington,		Pardee,		Watson, H.
	Case,		Hoaglin,		Perkins,		Weilman,
	Chapell,		Holt,		Pettit,		Williams, W. W
	Chapman,		Hosford,		Pierce,		Wilson,
	Cole,		Houk,		Powers,		Wood,
	Cross,		Hunt,		Reader,		Speaker,
	Damon,		Jones,		Rentz,		67
			1	IAYS.			0

The bill was then referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

Senate Chamber, Lansing, June 6, 1887.

To the Speaker of the House of Representatives:

SIR-I am instructed to return to the House the following bill:

House bill No. 692 (file No. 347), entitled

A bill to amend section 15 of article 4 of act No. 198, session laws of 1873, entitled "An act to revise the laws providing for the incorporation of railroad companies, and to regulate the running and management and fix the duties and liabilities of all railroad and other corporations owning or operating any railroad in this State, and the several acts amendatory thereof," being compiler's section 3377 of Howell's annotated statutes, as amended by act No. 234, public acts of 1885, approved June 10, 1885.

And to inform the House that the Senate has amended the same so as to

to read as follows, viz.:

SECTION 1. The People of the State of Michigan enact, That section fifteen of article four of act number one hundred and ninety-eight, session laws of 1873, entitled "An act to revise the laws providing for the incorporation of railroad companies, and to regulate the running and management, and fix the duties and liabilities of all railroad and other corporations owning or operating any railroad in this State, and the several acts amendatory thereof," being compiler's section 3377 of Howell's annotated statutes, as amended by act number 234, public acts of 1885, be and the same is hereby amended so as to read as follows:

SEC. [15] 3377. Every railroad company formed under this act or any former act, and every corporation owning or operating any such railroad, shall erect and maintain ineffective condition of repair fences on each side of the right of way of their respective roads, as hereinafter provided. A legal railroad fence shall not be less than four and one-half feet high, and shall be

made of boards and posts in combination as follows: The boards to be of pin eor hemlock, six inches in width and sixteen feet in length; the posts to be of cedar, tamarack, or oak, not less than seven feet in length and six inches in diameter, to be set not less than two and one-half feet in the ground at a distance apart not more than eight feet from center to center. First a board shall be nailed to the posts close to the ground; five inches above such first board, a second; six inches above the second, a third; six inches above the fourth, a fifth; all to be capped with a like board securely nailed to the fifth board and to the posts. All the boards to be firmly nailed to the posts with not less than two eight or ten-penny fence nails at each post. Or it may be constructed of posts, boards and wire in combination as follows: The posts shall be of cedar, tamarack, or oak, not less than seven feet in length and six inches in diamater, to be set not less than two and one-half feet in the ground, at a distance apart of not more than eight feet from center At a height of sixteen inches from the ground a pine or hemlock fence board six inches in width, and seven inches above such first pine or hemlock board; second of the same width; both boards to be firmly nailed to the post with two eight or ten-penny fence nails at each post. At the height of five inches from the ground a barbed fence wire, and at ten inches from the ground a second barbed wire; forty-four inches from the ground, or nine inches from the second pine or hemlock board, a third barbed wire; and fifty-three inches from the ground, or nine inches above the third barbod wire, a flat Brinkerhoof strip, or some other metallic strand of similar pattern; or it may be constructed [with such posts and set as above prescribed and made] as follows: At a height of six inches from the ground a barbed fence wire; at thirteen inches from the ground a second barbed wire; at twenty inches from the ground a third barbed wire; at twenty-eight inches from the ground a fourth barbed wire; at thirty-seven inches from the ground a fifth barbed wire; at forty-eight inches from the ground a six inch pine or hemlock fence board, capped with a six inch pine or hemlock fence board. Such wires and strips to be properly strained, and the posts sufficiently braced wherever necessary to prevent the wires from becoming loose or sagging, and the wires to be securely fastened to the posts with sufficient staples. All inequalities of the ground under the fence to be surfaced and leveled so that no animals can pass under the lower strand: Provided, Any railroad company that has already erected fences along the line of its road shall not be required to construct the fence herein provided for [unless after complaint under oath to the commissioner of railroads, the said fence is decided by him to be insufficient. | Such right of way fences shall be provided with suitable connecting fences and cattleguards at all highways and street crossings, which shall at all times be kept in effective repair and sufficient to prevent stock of all kinds from passing upon the track of the railroad at such highway or street cross-Convenient farm crossings shall also be constructed by any such railroad corporation across the right of way and track of its railroad, with the necessary gates or bars therefor as the owner or occupant of the premises may erect, at the sides of the right of way, which said gates or bars shall be of sufficient width to admit the free and easy transportation of all farm machinery, including harvesters or binders, in form as the same are usually drawn, upon the application of the owner or owners of land lying upon both sides of such railroad track, the same being enclosed by exterior fences, and being adjacent to such right of way. And in case of disagreement between the

owner of any such lands and the railroad corporations as to the necessity for, location of, or character of farm crossing so applied for or as to the plan or construction of the gates as herein provided, then either party may present the matter in dispute to the commissioner of railroads, who shall proceed to investigate the same as soon as may be, and render his decision thereon, which shall be final and binding upon the parties respectively; and such farm crossings shall be constructed within the time prescribed by the said commissioner of railroads, under a penalty of ten dollars for each and every day that such construction of the farm crossing shall be delayed beyond the expiration of the time fixed for its completion by the said commissioner of railroads. And until such fences and cattle-guards before provided for shall be duly constructed, the company or corporation owning or operating such road shall be liable for all damages done to cattle or other animals thereon which may result from the neglect of such company or corporation maintaining or operating such road to construct and maintain in repair such fences and cattle-guards as aforesaid, to be recovered by the owner of such cattle or other animals in a civil action before any court of competent jurisdiction, together with an attorney's fee of twenty-five dollars, to be taxed as costs against the defendant in case of recovery in such action, and after such company or corporation shall have constructed such fences and cattle guards as hereinbefore provided, and while they shall continue to maintain the same in good and sufficient repair, it shall not be liable for any such damages as aforesaid unless negligently or wilfully done. And every such company or corporation owning or operating any such railroad shall within two or three months from the time any section or portion of such road is finished and put in general use by running regular trains there, and in the case of any roadnow in use [* * *] from the time that this act shall take effect, erect and maintain the fences and cattle guards as herein provided. Any violation of the provisions of this section on the part of any railroad corporation owning or operating any railroad in this State, by failure or neglect to construct and maintain fences and cattle-guards as herein shall be punished by a penalty of twenty-five dollars for each and every day that such neglect or failure shall continue: That [if] such fences and cattle-guards shall not be built as aforesaid along such portions of any line of road as is or may be constructed north of a line extending due west from the mouth of the Saginaw river, the corporation or company owning or operating any such line of road shall not be liable to the said penalty unless such fence shall be ordered by the commissioner of railroads, but shall be liable to all the other provisions of this section; and if any person shall ride, lead or drive, or intentionally permit any horse or other animal upon such road and within such fences or cattle-guards [other than farm crossings, or shall injure or destroy, or make openings or passages through or over such fences or cattle-guards], or neglect to close any gates or bars immediately after passing through the same, without the consent of such company or corporation, he shall, for every such offense, be liable to a fine not exceeding one hundred dollars, and shall also pay all damages which shall be sustained thereby to the party aggrieved: Provided further, That nothing herein contained shall be construed to prevent the erection of any other fence than that herein provided for, as may be agreed upon in writing between the duly authorized agent or officer of any railroad corporation and the owner of any land through which the road of such corporation shall be in operation.

And further to inform the House that, for convenience in consideration, said amended bill was printed and numbered as Senate file number 258,

In the passage of which as thus amended the Senate has concurred by a majority vote of all the Senators elect.

Very respectfully,

LEWIS M. MILLER,
Secretary of the Senate.

Laid over one day under the rules.

Mr. Perkins moved to take from the table

House bill No. 850, entitled

A bill to amend section 6626 of Howell's annotated statutes, being section .5072 of the compiled laws of 1871, relative to courts of chancery.

Which motion prevailed. On motion of Mr. Perkins.

The bill was referred to the committee on judiciary.

On motion of Mr. Oviatt,

The House adjourned.

Lansing, Tuesday, June 7, 1887.

The House met pursuant to adjournment and was called to order by the Speaker.

Prayer by Rev. Mr. Riley.

Roll called: quorum present.

Absent without leave: Messrs. Bentley, Cady, Crocker and J. W. Robin-

On motion of Mr. Burr,

son.

Leave of absence was granted to Mr. Bentley until Wednesday next.

On motion of Mr. Beecher,

Leave of absence was granted to all absentees for the day.

PRESENTATION OF PETITIONS.

No. 1281. By Mr. Grenell: Memorial of Grand Haven K. of L., relative to the Grenell purity of election bill.

On demand of Mr. Grenell,

The memorial was read at length, and spread at large on the journal, as follows:

Grand Haven, Mich., May 26, 1887.

To the Honorable the Senate and House of Representatives of the State of Michigan:

In the interest of good government, Local Assembly No. 3441, Knights of Labor, situated at Grand Haven, Mich., respectfully petition your honorable body to enact into law "Grenell's bill to preserve the purity of elections and provide for a secret ballot."

If our republic is to be enduring we should throw around the ballot every

safeguard that wisdom can devise; the fabric of our government rests on the integrity of the ballot and the popular will should be freely expressed

without interruption, intimidation or coercion at the polls.

We also petition for the passage of "Grenell's bill to prohibit the employment by corporations of aliens who shall not have declared their intention to become citizens." We believe that corporations should be prohibited from seeking cheap labor on the shores of foreign countries, and that the blessings and advantages of this country should be enjoyed by those who bear its burdens, and have foresworn allegiance to foreign princes and potentates.

We also petition your honorable body, for the enactment into law of "Ogg's bill to prohibit non-resident aliens from holding land in this State." The fate of Ireland should lead our legislators and statesmen to view with suspicion and alarm the absorption of the public domain by foreign land-

lords, syndicates and capitalists.

Twenty-one million acres of land are now being held by non-resident alien landlords in the United States, who will, if not repressed, establish a system of tenancy in this country as deplorable as that now existing in the Emerald Isle.

As American citizens we believe that the acquisition of land by non-resident aliens is pernicious and dangerous to the welfare of our free institutions.

For these reasons we respectfully urge the passage of the above mentioned bills.

Very respectfully,

FREDERICK SPROUSOR, Master Workman.

MARSHALL MASON, Recording Secretary.

Referred to the committee on labor interests.

MESSAGES FROM THE SENATE.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, June 6, 1887.

To the Speaker of the House of Representatives:

SIR-I am instructed by the Senate to transmit the following bill:

Senate bill No. 501 (file No. 242), entitled

A bill to detach certain territory from the township of Harrisville, in Alcona county, in the State of Michigan, to organize the township of Gustin, in said county, and to provide for the appointment of boards of registration and inspectors of election in and for said township of Gustin,

Which has passed the Senate by a majority vote of all the Senators elect, and in all of which the concurrence of the House is respectfully asked.

Very respectfully,

LEWIS M. MILLER, Secretary of the Senate.

The bill was read a first and second time by its title, and referred to the committee on towns and counties.

The Speaker announced the following:

SENATE CHAMBER, Lansing, June 4, 1887.

To the Speaker of the House of Representatives:

SIR—I am instructed by the Senate to transmit the following concurrent resolution:

WHEREAS, The office of hull inspector must be filled by a man who has passed examination as a pilot, barring out a practical ship carpenter from

holding the position; therefore,

Resolved, The House concurring, that our Senators and Representatives in Congress be requested to use their influence to separate these two parts of the duties of said office, so that a practical ship carpenter may be appointed to said office of hull inspector, and that it be the duty of said hull inspector to regulate the draft of vessels on the inland lakes to prevent overloading of such.

Resolved, That the Secretary of State be and he is hereby authorized and instructed to forward a copy of these resolutions to our Senators and Representatives in Congress.

Which has been adopted by the Senate, and in which the concurrence of

the House is respectfully asked.

Very respectfully,

LEWIS M. MILLER, Secretary of the Senate.

The question being on concurring in the adoption of the resolution,

The resolution was adopted.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, June 2, 1887.

To the Speaker of the House of Representatives:

SIR-I am instructed to return to the House the following bills:

House bill No. 437 (file No. 343), entitled

A bill to amend section 1 of act No. 57 public acts of 1877, entitled "An act authorizing the mortgagee or his legal representatives to purchase property on sale by foreclosure under chattel mortgage," approved April 27, 1887, being compiler's section 6200 of Howell's annotated statutes;

In the passage of whici the Senate has concurred by a majority vote of all

the Senators elect.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

The bill was referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, June 6, 1887.

To the Speaker of the House of Representatives:

SIR—I am instructed to return to the House the following joint resolution: House joint resolution No. 6 (file No. 7), entitled

Joint resolution authorizing certain "Ottawa county scrip" to be used in locating swamp lands in any of the counties of the Lower Peninsula,

And to inform the House that the Senate has amended the same as follows, viz:

1. By striking out of line 13 of the preamble the word "nine," and inserting in lieu thereof the word "eight."

2. By striking out of line 14 of the preamble the words "eighty-nine" and inserting in lieu thereof the word "ten;"

3. By striking out of lines 3 and 4 of the resolution the words "eighty-

nine" and inserting in lieu thereof the word "ten;"

In the passage of which, as thus amended, the Senate has concurred by a majority vote of all the Senators elect.

Very respectfully,

LEWIS M. MILLER,
Secretary of the Senate.

Pending the order that the message lie over one day under the rules,

Mr. Allen moved to suspend the rule requiring amendments made to bills by the Senate to be laid over one day.

Which motion prevailed, two-thirds of all the members present voting

therefor.

The question being on concurring in the amendments made by the Senate to the joint resolution,

On motion of Mr. Diekema,

The House concurred, a majority of all the members elect voting therefor by yeas and nays, as follows:

YEAS.

Mr.	Abbott,	Mr.	Damon,	Mr.	Houk,	Mr.	Robinson,	R.,
	Allen,		Dickson,		Hunt,		Rogers,	-
	Anderson,		Diekema,		Jones,		Rounsville	
	Ashton,		Dillon,		Kelley,		Spencer,	
	Baker, S.,		Dougherty,		Killean,		Stuart,	
	Baldwin,		Douglass,		Kirby,		Thompson	,
	Bates,		Dunbar,		Linton,		VanOrthw	
	Baumgardner,		Eldred,		Makelim,		Vickary,	•
	Breen,		Engleman,		Manly,		Washburn	,
	Brock,		Goodrich,		McGregor,		Watson, F.	H.
	Burr,		Grenell,		Mulvey,		Watts,	
	Cannon,		Harper,		Ogg,		Wellman,	
	Case,		Herrington,		Pettit,		Williams, V	v. w
	Chapman,		Hoaglin,		Preston,		Wilson,	
	Cole,		Holt,		Reader,		Wood,	
	Cross,		Hosford,		Rentz,		Speaker,	64
NAYS.							0	

The joint resolution was referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, June 6, 1887.

To the Speaker of the House of Representatives:

SIR-I am instructed by the Senate to transmit the following bill:

Senate bill No 26 (file No. 11), entitled

A bill to amend sections 1, 2, 3, 5, 9, 10, 11, 12 and 13 of chapter 12 of act number 164, laws of 1881, and section 4 same chapter and act, as amended by act number 93, laws of 1883, relating to the examination of teachers and supervision of schools; also to amend section 3 of chapter 4, and section 2

of chapter 5 of act number 164, laws of 1881, relating to the duties of township clerk and county clerk concerning school reports,

Which has passed the Senate by a majority vote of all the Senators elect, and in all of which the concurrence of the House is respectfully asked.

Very respectfully, LEWIS M. MILLER.

Secretary of the Senate.

The bill was read a first and second time by its title, and referred to the committee on education.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, June 6, 1887.

To the Speaker of the House of Representatives:

SIR-I am instructed by the Senate to transmit the following bills:

1. Senate bill No. 432 (file No. 267), entitled

A bill to authorize the village of Howell, in the county of Livingston, to raise money to make public improvements in said village.

2. Senate bill No. 178 (file No. 236), entitled

A bill to amend sections 7 and 36 of article 2, of an act entitled "An act to revise the laws providing for the incorporation of railroad companies and to regulate the running and management and to fix the duties and liabilities of all railroads and other corporations owning and operating any railroads in this State," approved May 1, 1873, as amended, being compiler's sections 3,350, of Howell's annotated statutes of the State of Michigan, as amended by act number 174, of the session laws of 1883,

Which has passed the Senate by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect, been ordered to take immediate effect, and in all of which the concurrence of the House is

respectfully asked.

Very respectfully,

LEWIS M. MILLER, Secretary of the Senate.

The first named bill was read a first and second time by its title, and pending its reference to a committee,

On motion of Mr. Rounsville. The bill was laid on the table.

The second named bill was read a first and second time by its title, and referred to the committee on railroads.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, June 6, 1887.

To the Speaker of the House of Representatives:

SIR-I am instructed by the Senate to transmit the following bill:

Senate bill No. 210 (file No. 237), entitled

A bill to amend sections 4, 5 and 6 of act number 200 of the public acts of 1885, entitled "An act to establish an advisory board in the matter of pardons,"

Which has passed the Senate by a majority vote of all the Senators elect, and in all of which the concurrence of the House is respectfully asked.

Very respectfully, LEWIS M. MILLER. Secretary of the Senate. The bill was read a first and second time by its title, and referred to the committee on state affairs.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, June 6, 1887.

To the Speaker of the House of Representatives:

SIR-I am instructed by the Senate to transmit the following bill:

Senate bill No. 50 (file No. 204), entitled

A bill to amend section 3, chapter 205 of the compiled laws of 1871, being compiler's section 8137 of Howell's annotated statutes of Michigan, relative to proceedings by and against corporations in courts of law,

Which has passed the Senate by a majority vote of all the Senators elect,

and in all of which the concurrence of the House is respectfully asked.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

The bill was read a first and second time by its title, and referred to the committee on judiciary.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, June 6, 1887.

To the Speaker of the House of Representatives:

SIR-I am instructed to return to the House the following bill:

House bill No. 92 (file No. 325), entitled

A bill to prevent the destruction of fish in Klinger Lake, White Pigeon township, Middle Lake in Sherman and Sturgis townships, and Thompson Lake in Sherman township, in the county of St. Joseph,

And to inform the House that the Senate has amended the same, as fol-

lows, viz:

1. By striking out of line 2 of section 1, the words "or catch," and insert-

ing in lieu thereof the words "catch or kill."

2. By striking out of line 1 of section 3 the word "sufficient" and inserting in lieu thereof the word "evidence" and inserting in line 2 after the word "people" the words "of the violation of the provisions of this act;"

In the passage of which as thus amended the Senate has concurred by a majority vote of all the Senators elect, and by a vote of two-thirds of all the

Senators elect has ordered the same to take immediate effect.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

Laid over one day under the rules.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, June 6, 1887.

To the Speaker of the House of Representatives:

SIR—I am instructed by the Senate to transmit the following bill:

Senate bill No. 484 (file No. 272), entitled.

A bill to detach the county of Gladwin from the 21st judicial circuit and attach the same to the 18th judicial circuit,

Which has passed the Senate by a majority vote of all the Senators elect, and in all of which the concurrence of the House is respectfully asked.

Very respectfully,

LEWIS M. MILLER, Secretary of the Senate.

The bill was read a first and second time by its title, and referred to the committee on judiciary.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, June 6, 1887.

To the Speaker of the House of Representatives:

SIR—I am instructed to return to the House the following bill:

House bill No. 315, entitled

A bill to enlarge the powers of the township of Elk Rapids and the township board thereof by authorizing them to establish and maintain a police force, sewers, drains and water courses, sidewalks and crosswalks, a fire department and water-works and one or more road districts;

In the passage of which the Senate has concurred by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect has or-

dered the same to take immediate effect.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

The bill was referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, June 3, 1887.

To the Speaker of the House of Representatives:

SIR-I am instructed to return to the House the following bill:

House bill No. 565 (file No. 192), entitled

A bill to amend section 28 of chapter 17 of Howell's annotated statutes, relative to laying out, altering or discontinuing highways,

And to inform the House that the Senate has amended the same, as follows,

viz.:

1. By striking out section 1 and inserting the following to stand as section 1. viz.:

"Section 1. The People of the State of Michigan enact, That section 28 of chapter 10 of the compiled laws of 1871, being section 500 of Howell's annotated statutes, be and the same is amended so as to read as follows:"

And further to inform the House that the Senate has amended the title to

the bill so as to read as follows:

A bill to amend section No. 28 of chapter 10, of the compiled laws of 1871, being section 500 of Howell's annotated statutes, relative to laying out, altering or discontinuing highways,

In the passage of which as thus amended, and with the title so amended, the

Senae has concurred by a majority vote of all the Senators elect.

Very respectfully,

LEWIS M. MILLER, Secretary of the Senate. Pending the order that the message lie over one day under the rules,

Mr. Hill moved to suspend the rule requiring amendments made to bills by the Senate to be laid over one day,

Which motion prevailed, two thirds of all the members present voting therefor.

The question being on concurring in the amendment made by the Senate to the bill,

On motion of Mr. Hill,

The House concurred, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Abbott, Allen, Baker, Baldwin Bates, Breen, Brock, Burr, Case, Chappe Cole, Cross, Damon Dickson	Dougherty, W. A., Douglass, Dunbar, Eldred, Engleman, Goodrich, Grenell, Harper, Haskin, Hill, Holt, Jones, A, Kelley,	Manly, McCormick, McGregor, McMillan, Mulvey, Ogg, Oviatt, Pardee, Pettit, Powers, Preston, Reader,	Mr. Robinson, R., Rogers, Rounsville, Simpson, Spencer, Stuart, VanOrthwick, Washburn, Watson, F. H., Watson, H., Watts, Wellman, Wilson, Wood, Speeker 60
Dickson Diekem		Rentz,	Speaker, 60
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The question then being on concurring in the amendment made by the Senate to the title of the bill,

The House concurred.

The bill was then referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, June 3, 1887.

To the Speaker of the House of Representatives:

SIR-I am instructed to return to the House the following bill:

House bill No. 491 (file No. 459), entitled

A bill to incorporate the city of Marine City, in the county of St. Clair, and to repeal act 328 of the local acts of 1885, entitled "An act to re-incorporate the village of Marine City," approved April 23, 1885,

In the passage of which the Senate has concurred by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect has ordered the same to take immediate effect.

Very respectfully,

LEWIS M. MILLER, Secretary of the Senate

The bill was referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, June 3, 1887.

To the Speaker of the House of Representatives:

SIR-I am instructed to return to the House the following bill:

House bill No. 809 (file No. 331), entitled

A bill to amend section 16 of act No. 173 of the session laws of 1855, being section 6829 of Howell's annotated statutes relating to justices' courts.

In the passage of which the Senate has non-concurred by a majority vote of all the Senators elect.

Very respectfully,

LEWIS M. MILLER, Secretary of the Senate.

On motion of Mr. H. Watson, The bill was laid on the table.

The Speaker also announced the following:

SENATE CHAMBER. \\
Lansing. June 3, 1887. \(\)

To the Speaker of the House of Representatives:

SIR-I am instructed to return to the House the following bill:

House bill No. 580 (file No. 349), entitled

A bill to amend section 23 of act No. 250 of the session laws of 1873, being an act to revise the charter of the city of Coldwater, as amended by act No. 358 of the local acts of the session laws of 1879, by adding a provise for alternative sentences by justices of the peace,

And to inform the House that the Senate has amended the same, as fol-

lows, viz:

- 1. By inserting in line 23 of section 23 after the word "chattels" and inserting in lieu thereof the words "liable to sale on execution:"
- 2. By inserting in line 24 of section 23, before the word "goods," the word "such;"
- 3. By inserting in line 25 of section 23 after the word "county" the words "or to the city prison;"
- 5. By inserting in line 25 of section 23 after the word "sheriff" the words "or other officer to whom the said commitment may be directed;"
- 5. By striking out of line 35 of section 23 the words "sheriff of said county," and inserting in lieu thereof the words "officer to whom the said commitment may be directed;"
- 6. By inserting in line 36 of section 23 after the word "county," the words "or in the city prison;"
- 7. By inserting in line 39 of section 23 after the word "jail," and inserting in lieu thereof the words "or city prison."

In the passage of which, as thus amended, the Senate has concurred by a majority vote of all the Senators elect.

Very respectfully,

LEWIS M. MILLER, Secretary of the Senate.

Laid over one day under the rules.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, June 3, 1887.

To the Speaker of the House of Representatives:

SIR—I am instructed to return to the House the following bill:

House bill No. 705 (file No. 249), entitled

A bill to amend section 15, of chapter 179, of the compiled laws of 1871, relative to criminal proceedings before justices of the peace, as amended by act No. 169, of the session laws of 1877, being compiler's section 7106 of Howell's annotated statutes.

And to inform the House that the Senate has amended the same, as follows, viz:

1. By striking out all of line 4 of section 15, after the word "peace" and all of line 5, and inserting in lieu thereof the words "and a certificate thereof from the justice in whose court such jurors served, countersigned by the prosecuting attorney of the county, given to each of said jurors, shall authorize the county clerk of the county to draw an order upon the county treasurer of the county in favor of each of said jurors for the payment of the fees of such juror, which order shall be paid in like manner as jurors' fees in courts of record are paid."

In the passage of which, as thus amended, the Senate has concurred by a

majority vote of all the Senators elect.

Very respectfully,

LEWIS M. MILLER, Secretary of the Senate.

Pending the order that the message lie over one day under the rules, Mr. Abbott moved to suspend the rule requiring amendments made to bills by the Senate to be laid over one day,

Which motion prevailed, two-thirds of all the members present voting

therefor.

The question being on concurring in the amendments made by the Senate to the bill.

On motion of Mr. Abbott,

The House concurred, a majority of all the members elect voting therefor by yeas and nays, as follows:

YEAS.

Allen, Ashton, Baker, W A., Baldwin, Baumgardner, Breen, Burr, Cannon, Case, Chapell, Chapman, Cole, Cross, Damon,	Goodrich, Grenell, Harper, Haskin, Hoaglin, Hosford, Houk, Jones, Kelley,	Mr. Kirby, Lincoln, Linton, Makelim, Manly, McCormick, McGregor, Mulvey, Ogg, Oviatt, Pardee, Pierce, Powers, Preston, Reader,	Mr. Robinson, R., Rogers, Rounsville, Simpson, Spencer, Stuart, Thompson Van Orthwick, Washburn, Watson, F. H., Watson, H., Watts, Wellman, Williams, W. W Wood, Speaker
Dickson, Diekema,	Killean,	Rentz,	Speaker, 65
TOPOHIO,			00

The bill was then referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, June 3, 1887.

To the Speaker of the House of Representatives:

SIR-I am instructed to return to the House the following bill:

House bill No. 704 (file No. 251), entitled

A bill to amend section 3 of an act entitled "An act relative to the costs of proceedings in criminal cases," approved March 13, 1849, being section 7490 of the compiled laws of 1871, as amended by act No. 213, session laws of 1879, being compiler's section 9065, Howell's annotated statutes.

And to inform the House that the Senate has amended the same as follows:

1. By striking out all of line 4, section 3, and all of line 5 up to and including the word "thereof," and inserting in lieu thereof the following words, viz: "authorize the county clerk to draw an order upon the county treasurer for the payment of the fees of such witness attending such justice court as aforesaid, which order shall be paid by the said county treasurer in like manner as witness fees in courts of record are paid and an order therefor."

In the passage of which, as thus amended, the Scnate has concurred by a majority vote of all the Senators elect.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

Pending the order that the message lie over one day under the rules,

Mr. Abbott moved to suspend the rule requiring amendments made to bills by the Senate to be laid over one day,

Which motion prevailed, two-thirds of all the members present voting

The question being on concurring in the amendment made by the Senate to the bill,

On motion of Mr. Abbott,

The House concurred, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Beecher, Grenell, Grenell, Brock, Harper, Grenell, Grenel	Mulvey, Ogg, Oviatt, Pardee, Pettit, Pierce, Powers, Preston Reader, Rentz, Robinson, R., Stuart, Stuart, Van Orthwick, Washburn, Washburn, Watson, F. H. Watson, H., Watson, H., Wilson, Wellman, Wilson, Rentz, Speaker,
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NAYS.

The bill was then referred to the committee on engrossment and enrollment for enrollment.

By the committee on engrossment and enrollment:

The committee on engrossment and enrollment report, as correctly enrolled, signed, and presented to the Governor, the following:

House bill No. 378 (file No. 363, entirled

A bill to amend section 1 of act No. 43 of the laws of 1873, the same being compiler's section 9188 of Howell's annotated statutes relative to the fraudulent removal or embezzlement of property leased or under contract of purchase, and to repeal section 2 of said act, the same being compiler's section 9189 of Howell's annotated statutes;

Also.

House bill No. 638 file No. 319), entitled

A bill to amend secs. 3 and 7 of act 37 of the public acts of 1883, entitled "An act to incorporate the Grand Army of the Republic," approved April 21, 1883;

Also.

House bill No. 611 (file No. 322), entitled

A bill to amend section 4 of chapter 7 of act number 227 of the session laws of 1885, being an act to provide for the construction and maintenance of drains, and the assessment and collection of taxes therefor, and to repeal all other laws relative thereto:

Also,

House bill No. 645 (file No. 233), entitled

A bill to amend section 3 of chapter 4 of act number 227, of the public acts of 1885, entitled "An act to provide for the construction and maintenance of drains, and the assessment and collection of taxes therefor, and to repeal all other laws relative thereto;"

Also,

House substitute for Senate bill No. 452 (file No. 185), entitled

A bill to amend section 1 of chapter 2, and section 6 of chapter 7 of act No. 243 of the session laws of 1881, entitled, "An act to revise and consolidate the laws relating to the establishment, opening, improvement and maintenance of highways and private roads and the building, repairing and preservation of bridges within this State," approved June 8, 1881, being sections 1325 and 1384 of Howell's annotated statutes;

TIBO,

House bill No. 626 (file No. 418), entitled

A bill to appoint a commission r and provide for laying out and establishing a State road in the county of Newaygo, and to make an appropriation of one-half a section of State swamp land per mile for constructing and improving the same, and to provide that the highway money taxes assessed and levied upon all lands situated within two miles on each side of said road shall be used in constructing and improving said road for a period of five years from the passage of this bill, and to provide for raising and expending certain necessary funds therefor.

ROBERT Y. OGG, Chairman.

Report accepted.

By the committee on engrossment and enrollment:

The committee on engrossment and enrollment report, as correctly enrolled, signed, and presented to the Governor, the following:

House bill No. 411 (file No. 328), entitled

An act to prohibit the employment of male children under 14 years of age and female children under 16 years of age for more than 9 hours a day;

Also,

House bill No. 414 (file No. 164), entitled

An act to amend section numbered 28 of an act entitled, "An act to provide for the organization and powers of the Supreme Court," approved April 4, 1851, being section 6424 of Howell's annotated statutes;

Also,

House bill No. 417 (file No. 303), entitled

A bill to authorize, empower and direct the board of control of State swamp lands to construct a ditch through the townships of Hebron and Mackinaw, in the county of Cheboygan;

Also,

House bill No. 158 (file No. 67), entitled

A bill making it the duty of the several registers of deeds in this State to keep up such indexes as shall be provided for the several counties;

Also,

House bill No. 847 (file No. 188), entitled

A bill to amend section 3 of act number 157, of the session laws of 1851, entitled "An act to define the limits, jurisdiction and powers of circuit courts," being compiler's section 6460 of Howell's annotated statutes;

Also,

House bill No. 438 (file No. 198), entitled

A bill to change the name of Helen C. Buck and the names of each of her four children, Maggie R. Buck, Ella M. Bnck, Jessie Buck and Robert C. Buck, to Helen Clark, Maggie R. Clark, Ella M. Clark, Jessie Clark and Robert C. Clark, respectively;

Also,

House bill No. 106 (file No. 125), entitled

A bill to change the name of Albert Saunders to Albert Saunders Baldwin, and make him the heir-at-law of Edwin Baldwin and Harriet Baldwin.

Report accepted.

THIRD READING OF BILLS.

ROBERT Y. OGG, Chairman.

Senate bill No. 169 (file No. 195), entitled

A bill to make it a misdemeanor to remove, destroy, damage, or dispose of any personal property that shall have been seized on an attachment or levied upon under an execution issued from any court of competent jurisdiction in the State, while such seizure or levy is in force, without first giving the bond or other security therefor, if any, required by law, and to provide the punishment therefor,

Was read a third time and passed, a majority of all the members elect

voting therefor, by yeas and nays as follows:

YEAS.

Mr. Allen,	Mr. Dougherty,	Mr. Kirby,	Mr. Rogers,
Ashton,	Douglass,	Lincoln,	R unsville,
Baker, W. A.,	Eldred,	Linton,	Simpson,
Bates,	Goodrich,	Manly,	Spencer,
Beecher,	Grenell,	McCormick,	Van Orthwick,

Mr.	Brock,	Mr.	Haskin,	Mr.	McGregor,	Mr.	Washburn,
	Burr,		Hill,		Mulvey,		Watson, H.
	Cannon,		Hoaglin,		Ogg,		Watts,
	Chapell,		Holt,	•	Pierce,		Wellman,
	Chapman,		Hosford,		Powers,		Williams, W. W
	Cole,		Hunt,		Preston,		Wilson,
	Cross,	•	Jones,		Reader,		Wood,
	Damon,		Kelley,		Rentz,		Speaker,
	Dillon,		Killean,		Robinson, R.,		55
				NAYS.			0

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AYS.

Title agreed to.

House bill No. 80 (file No. 440), entitled

A bill to amend section 13 of act 153 of the sestion laws of 1885, being an act entitled "An act to provide for the assessment of property and the levying and collection of taxes thereon,"

Was read a third time, and pending the taking of the vote on the passage

thereof,

On motion of Mr. Cannon,

The bill was laid on the table.

Senate substitute for House bill No. 49 (file No. 72, Senate file No. 217), entitled

A bill to regulate the sale and use of oleomargarine, butterine and other articles and substances resembling butter, and to provide a penalty for the violation of this act,

Was read a third time and passed, a majority of all the members elect

voting therefor, by yeas and nays, as follows:

YEAS.

Mr.	Abbott,	Mr.	Dickson,	Mr.	Linton,	Mr.	Robinson, R.,
	Allen,		Diekema,		Manly,		Rogers,
	Anderson,		Dillon,		McCormick,		Rounsville,
	Baker, S.,		Dougherty,		McGregor,		Spencer,
	Baker, W. A.,		Douglass,		Mc Willan,		Stuart,
	Bates,		Eldred,		Mulvey,		Thompson,
	Baumgardner,		Goodrich,		Ogg,		Van Orthwick,
	Beecher,		Grenell,		Oviatt,		Washburn,
	Breen,		Haskin,		Pardee,		Watson, H.,
	Brock,		Hill,		Pettit,		Watts,
	Burr,		Hoaglin,		Pierce,		Wellman,
	Case,		Jones,		Powers,		Williams, W.W
	Chapman,		Kelley,		Reader,		Wilson,
	Cole,		Kirby,		Rentz,		Wood,
	Damon,		Lincoln,		•		58
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NAYS.

Mr. Ashton, Mr. Chapell, Mr. Hosford, Mr. Simpson, Cannon, Holt, Killean, Speaker, 8

Title agreed to.

House bill No. 825 (file No. 450), entitled

A bill to amend section 41 of act No. 153 of the public acts of the year 1885, being an act entitled "An act to provide for the assessment of property and the levy and collection of taxes thereon,"

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Abbott, Allen, Anderson, Ashton, Baker, W. A. Bates, Baumgardner, Beecher, Brock, Chapell, Cole, Damon, Dickson, Diekema,	Hoaglin, Hosford, Jones, Kelley, Killean, Lincoln Linton,	Mr. Manly, McCormick, McGregor, McMillan, Mulvey, Ogg, Oviatt, Pardee, Pettit, Pierce, Powers, Preston, Reader, Rentz,	Mr. Robinson, R., Rogers, Rounsville, Simpson, Spencer, Thompson, VanOrthwick, Vickary, Watts, Wellman, Williams, W.W. Wilson, Wood, Speaker,
Dillon,	Makelim,	,	58

NAYS.

Mr. Watson, F. H.

The question being on agreeing to the title,

Mr. Abbott moved to amend the title by adding at the end thereof the words "approved June 9, 1885,"

Which motion prevailed.

The title as amended was then agreed to.

The Speaker called the Speaker pro tem. to the chair.

Senate bill No. 286 (file 232), entitled

A bill relative to the improvement and maintenance of highways, and the repairing and preservation of bridges within the State,

Was read a third time, and pending the taking of the vote on the passage

thereof.

Mr. McCormick moved to amend the bill by striking out in line 2, section 5, the word "surveyed,"

Which motion prevailed, two-thirds of all the members present voting

therefor.

Mr. McCormick moved to amend the bill by striking out in line 3, section 5, all after the word "assessed."

Which motion prevailed, two-thirds of all the members present voting

The bill was then passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Abbott,	Mr. Dickson,	Mr. Lincoln,	Mr. Robinson, R.,
Allen,	Diekema,	Linton,	Rogers,
Anderson,	Dillon,	Manly,	Rounsville,
Ashton,	Dougherty,	McCormick,	Spencer,
Baker, S.,	Douglass,	McGregor,	Stuart,
Baker, W. A.,	Dunbar,	McMillan,	Thompson,
Baldwin,	Eldred,	Mulvey,	Vickary,

Mr. Baumgardner, Mr. Goodrich, Mr. Ogg, Mr. Washburn, Beecher. Grenell. Oviatt. Watson, H., ' Breen, Harper, Pardee, Watts. Wellman, Brock. Haskin. Perkins. Cannon, Herrington, Pettit, Williams, W. W Hill, Pierce, Case, Wilson, Chapell. Hoaglin, Powers. Wood. Holt, Preston, Chapman, Speaker Houk. Robinson, J. W. Cole, pro tem., Kirby. Damon,

NAYS.

Mr. Simpson,

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The question being on agreeing to the title,

Mr. Abbott moved to amend the title so as to read as follows:

A bill to provide for the improvement and maintenance of highways, and the repairing and preservation of bridges within the State and to repeal act No. 57 of the public acts of 1885 and all acts inconsistent with this act,

Which motion prevailed.

The title as amended was then agreed to.

On motion of Mr. McCormick,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

Senate bill No. 448 (file No. 218), entitled

A bill to amend section 7449 of the compiled laws of 1871, as amended by act 135 of the session laws of 1873, being section 9023 of Howell's annotated statutes, relative to the fees of appraisers, commissioners and others.

Was read a third time and passed, a majority of all the members elect

voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Abbott, Allen, Ashton, Baker, W. A., Baldwin, Bardwell, Baumgardner, Beecher, Breen, Brock, Burr, Cady, Cannon, Case,	Dunbar, Engleman,	Mr. Houk, Hunt, Jones, Kelley, Killean, Lincoln, Linton, Manly, McMillan, Mulvey, Ogg, Oviatt, Pierce,	Mr. Powers, Preston, Robinson, R., Rounsville, Simpson, Spencer, Van Orthwick, Watson, F. H., Wellman, Wilson, Wood, Speaker, pro tem. 53
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NAYS.

Mr. Chapman, Mr. Pardee, Mr. Pettit, Mr. Washburn, Cole.

The question being on agreeing to the title,

Mr. Abbott moved to amend the title by inserving after the figures "1873' the words "approved April 22, 1873;" also by inserting before the words "section 9023;" the word "compiler's,"

Which motion prevailed.

The title as amended was then agreed to.

House bill No. 183 (file No. 310), entitled

A bill to amend section 1 of an act establishing a State agency for the care of juvenile offenders, approved April 29, 1873, as amended by an act to amend section 1 of said act, approved March 19, 1875, as amended by an act to amend sections 1, 2, 3, 4, 5 and 6 of said act, approved June 10, 1885, the same being section 9894 of Howell's annotated statutes, relative to the salaries of State agents for the care of juvenile offenders,

Was read a third time and passed, a majority of all the members elect

voting therefor, by yeas and nays, as follows:

YEAS.

Mr.	Allen, Baker, W. A., Baldwin, Bardwell, Baumgardner, Beecher, Brock, Burr, Cady, Cannon, Ca-e, Chapell, Chapman,	Dickson, Dillon, Dougherty, Douglass, Dunbar, Eldred, Green, Grenell, Harper, Haskin, Hoaglin, Hosford, Houk, Hunt, Jones,	Mr.	Killean, Kirby, Lincoln, Linton, McCormick, McGregor, McMillan, Mulvey, Oviatt, Pardee, Perkins, Pettit, Powers, Preston, Reader,	Robinson, J. W Robinson, R. Rogers, Rounsville, Simpson, Spencer, Stuart, Thompson, Van Orthwick, Vickary, Watson, F. H., Wellman, Wilson, Wood, Speaker
	Damon,	Kelley,		Rentz,	pro tem., 63

NAYS.

Mr. Baker, S.,

The question being on agreeing to the title,

Mr. Abbott moved to amend the title so as to read as follows:

A bill to amend section 1 of act No. 171 session laws of 1873, entitled "An act establishing a State agency for the care of juvenile offenders," approved April 29, 1873, as amended by act No. 37 public acts of 1875, approved March 19, 1875, being compiler's section 9894 of Howell's annotated statutes as amended by act No. 168 public acts of 1885, approved June 10, 1885.

Which motion prevailed.

The title as amended was then agreed to.

Ou motion of Mr. Green,

By a vote of two-thirds of all the members elect the bill was ordered to take immediate effect.

House bill No. 265 (file No. 451), entitled

A bill to provide for the incorporation of Merchants and Traders' Associations.

Was read a third time, and pending the taking of the vote on the passage thereof.

Mr. Ogg moved to amend the bill by striking out in lines 3 and 4, section 4, the words "said directors," and inserting the words "the stockholders" in lieu thereof.

Which motion prevailed, two-thirds of all the members present voting therefor.

The bill was then passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Abbott,	Mr. Chapman,	Mr. Hunt,	Mr. Robinson, J.W.
Allen,	Damon,	Kirby,	Rogers,
Ashton,	Dillon,	Lincoln,	Rounsville,
Baldwin,	Dougherty,	Manly,	Thompson,
Bardwell,	Douglass,	McCormick,	Vickary,
Baumgardner,	Eldred,	Mulvey,	Washburn,
Beecher,	Goodrich,	Ogg,	Watson, F. H.,
Breen,	Green,	Oviatt,	Watson, H.,
Brock,	Grenell,	Perkins,	Wellman,
Burr,	Harper,	Pierce,	Wilson,
Cady,	Hill,	Powers,	Wood,
Cannon,	Hoaglin,	Reader,	Speaker,
Case,	Holt,	Rentz,	pro tem.,
Chapell,	Hosford,	•	53

NAYS.

Mr. Cole, Mr. Preston, Mr. Robinson, R., Mr. Simpson,

Title agreed to.

On motion of Mr. Ogg,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

Senate bill No. 112 (file No. 146), entitled

A bill to amend act No. 228 of the public acts of 1885, being an act to authorize the board of control of swamp lands to cause the removal of jams or rafts of flood-wood, and to clear out and deepen, where necessary, the channel of Swan Creek in the county of Midland, and appropriate two sections of land therefor.

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays as follows:

YEAS.

Mr. Abbott,	Mr. Damon,	Mr. Hosford,	Mr. Robinson, R.,
Allen,	Dickson,	Kirby,	Rogers,
Anderson,	Diekema,	Linton,	Rounsville,
Baker, S.,	Dillon,	McCormick,	Stuart,
Bardwell,	Dougherty,	McGregor,	Thompson,
Baumgardner,	Douglass,	Mulvey,	Washburn,
Beecher,	Eldred,	Ogg,	Watson, F. H
Breen,	Goodrich,	Perkins,	Watson, H.,
Brock,	Green,	Powers,	Watts,
Burr,	Grenell,	Preston,	Wellman,
Cady,	Harper,	Reader,	Wilson,
Chapell,	Haskin,	Rentz,	Wood,
Chapman,	Hoaglin,	Robinson, J. W	
Cole,	• ,	,	pro tem., 53

NAYS.

Mr. Ashton,	Mr. Jones,	Mr. Oviatt,	Mr. Simpson,
Baldwin,	Killean,	Pettit,	Van Orthwick,
Cannon,	Manly,	Pierce,	Vickary,
Dunbar,	•		13

The question being on agreeing to the title,

Mr. Abbott moved to amend the title by adding thereto the words "approved June 20, 1885."

Which motion prevailed.

The title as amended was then agreed to.

On motion of Mr. Mc Gregor,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

MOTIONS AND RESOLUTIONS.

Mr. F. H. Watson moved to take from the table

House bill No. 520 (file No. 231), entitled

A bill to authorize the purchase of a tract of land adjacent to the State house of correction and reformatory at Ionia, and to make an appropriation therefor,

Which motion prevailed.

The question being on the passage of the bill,

The bill was then not passed, a majority of all the members elect not voting therefor by yeas and nays, as follows:

YEAS.

Baker, W. A., Grenell, McCormick, Watson, F. H Baumgardner, Herrington, McMillan, Watson, H., Breen, Hill, Mulvey, Watts, Brock, Holt, Pierce, Wellman, Cannon, Hosford, Reader, Williams, W. Damon, Houk, Rentz, Wood, Dickson, Hunt,	Ashton, Baker, S., Baker, W. A., Baumgardner, Breen, Brock, Cannon, Damon,	Makelim, Stuart, Manly, Thompson, McCormick, Watson, F. McMillan, Watson, H., Mulvey, Watts, Pierce, Wellman, Reader, Williams, W	Herrington, Hill, Holt, Hosford, Houk,	Makelim, Stuar Manly, Thor McCormick, Wate McMillan, Wate Mulvey, Wate Pierce, Well Reader, Willi
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NAYS.

Mr. Allen,	Mr. Eldred,	Mr. McGregor,	Mr. Rogers,
Anderson,	Harper,	Oviatt,	Rounsville,
Baldwin,	Haskin,	Pardee,	Spencer,
Chapman,	Hoaglin,	Pettit,	Washburn,
Cole,	Jones,	Powers.	Wilson,
Diekema,	Kelley,	Robinson, R.	Speaker
Dunbar.		,	pro tem., 25

Mr. Abbott moved to take from the table

Senate bill No. 392 (file No. 192), entitled

A bill to amend section 12 of an act amendatory of the several acts relating to the Wesleyan Seminary at Albion, and the Albion Female Collegiate Institute, approved February 25, 1861, as added thereto by act number 91 of the session laws of 1865,

Which motion prevailed.

The question being on the passage of the bill,

The bill was then passed, two-thirds of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Abbott, Allen, Anderson, Ashton, Baker, W. Baldwin, Bardwell, Beecher, Breen, Brock, Burr, Case, Chapell, Chapman, Cole, Cross, Damon, Dickson,		Diekema, Dillon, Dougherty, Dunbar, Eldred, Elgleman, Goodrich, Grenell, Harper, Haskin, Hoaglin, Holt, Hosford, Hunt, Jones, Kelley, Killean,	Mr.	Kirby, Lincoln, Linton, Makelim, Manly, McCormick, McGregor, McMillan, Mulvey, Ogg, Oviatt, Pardee, Perkins, Pettit, Powers, Reader, Rentz,	Mr.	Robinson, J. W. Robinson, R., Rogers, Rounsville, Sumpson, Spencer, Thompson, Van Orthwick, Washburn, Watson, F. H., Watts, Wellman, Williams W. W. Wilson, Wood, Speaker, pro tem., 69
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NAYS.

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Title agreed to.

On motion of Mr. Abbott,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

Mr. Harper moved to take from the table Senate bill No. 174 (file No. 220), entitled

A bill to take away from the Detroit and Saline Plank Road Company, a corporation incorporated under act No. 100 of the session laws of 1848, entitled "An act to incorporate the Detroit and Saline Plank Road Company," all that part of its present road lying west of a public highway crossing it at right angles at a point about seven miles east of the city of Ypsilanti, known as Sheldon's corners,

Which motion prevailed.

On motion of Mr. Harper,

The bill was put upon its immediate passage.

Pending the consideration of the bill,

Mr. Manly moved that there be a call of the House.

Which motion prevailed.

PROCEEDINGS UNDER THE CALL.

The roll of the House was called by the clerk, and the following members reported absent without leave: Messrs. Chapell, Diekema, Goodrich, Perkins and H. Watson.

On motion of Mr. Manly,

The Sergeant-at-arms was dispatched after the absentees.

On motion of Mr. Manly,

The consideration of the bill was then proceeded with, pending the

bringing in of the absentees.

The bill was then read a third time and passed, two-thirds of all the members elect voting therefor by yeas and nays, as follows:

YEAS.

Mr. Abbott, Allen, Anderson, Ashton, Baker, S., Baker, W. A., Baldwin, Bardwéll, Baumgardner, Beecher, Breen, Brock, Burr, Cady, Cannon, Case,	Engleman, Grenell,	Mr. Kirby, Lincoln, Linton, Makelim, Markey, Manly, McCormick, McGregor, McMillan, Mulvey, Ogg, Oviatt, Pardee, Perkins, Pettit, Pierce,	Mr. Rolinson, J. W. Robinson, R., Rogers, Rounsville Simpson, Spencer, Stuart, Thompson, VanOrthwick, Vickary, Washburn, Watson F. H. Watts, Webber, Wellman, Williams, W. W
Cady, Cannon,	Holt, Hosford,	Pardee, Perkins, Pettit,	Webber, Wellman,
Cross, Damon,	Kelley, Killean,	Reader, Rentz,	Speaker pro tem., 77

NAYS.

0

Title agreed to.

On motion of Mr. Harper,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

On motion of Mr. Chapman,

All further proceedings under the call were dispensed with.

Mr. Beecher moved to take from the table

Senate bill No. 134 (file No. 139), entitled

A bill to amend section 15, chapter 3, of an act entitled "An act to revise and consolidate the laws relating to public instruction and primary schools, and to repeal all statutes contravening the provisions of this act," being act No. 164 of the public acts of 1881 as amended by act No. 93 of the public acts of 1883,

Which motion prevailed.

The question being on the passage of the bill,

Mr. Manly moved to amend the bill by striking out in line 15, section 15, the words "or at a special meeting called for that purpose,"

Which motion did not prevail, two-thirds of all the members present not voting therefor.

The bill was then passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Abbott,	Mr. Damon,	Mr. Lincoln,	Mr. Rounsville,
Allen,	Dickson,	Manly,	Simpson,
Anderson,	Dillon,	McCormick,	Spencer,
Ashton,	Dougherty,	McGregor,	Thompson,
Baldwin,	Eldred,	Oviatt,	Van Orthwick,
Bardwell,	Goodrich,	Perkins,	Vickary,
Baumgardner,	Green,	Pettit,	Washburn,
Beecher,	Grenell,	Pierce,	Watson, F. H.,
Brock,	Harper,	Powers,	Watson, H.,
Burr,	Haskin,	Preston,	Wellman,
Cannon,	Hill,	Reader,	Williams. W. W
Case,	Hoaglin,	Robinson, J. W.	. Wilson,
Chapell,	Hosford,	Robinson, R.,	Wood,
Chapman,	Houk,	Rogers,	Speaker
Cole,	Jones,		pro tem., 58

NAYS.

Mr. Baker, S., Mr. Cady, Mr. Hunt, Mr. Stuart, Breen, Dunbar,

The question being on agreeing to the title,

Mr. Abbott moved to amend the title so as to read as follows:

A bill to amend section 15, chapter 3, of act No. 164 of the public acts of 1881, entitled "An act to revise and consolidate the laws relating to public instruction and primary schools, and to repeal all statutes contravening the provisions of this act," approved May 21, 1881, as amended by act No. 93 of the public acts of 1883, approved May 16, 1883,

Which motion prevailed.

The title as amended was then agreed to.

Mr. Beecher moved that the bill be ordered to take immediate effect,

Which motion did not prevail.

Mr. Oviatt offered the following:

Resolved, That the Clerk of the House be, and he is hereby instructed to place all House bills reported favorably by committees, at the head of the general order in committee of the whole.

The question being on the adoption of the resolution,

The resolution was adopted.

Mr. Linton offered the following:

Resolved, That Geo. B. Bergen, chief clerk of committee clerks, be allowed one dollar per day extra compensation during the session, and that an order be drawn for the same,

Referred to the committee on clerks under the rule.

Mr. Baumgardner offered the following:

Be it Resolved, That John P. Austin be allowed the sum of two dollars per day in addition to his regular salary as extra compensation for services as Sergeant-at-Arms.

Referred to the committee on clerks under the rule.

Mr. Grenell offered the following:

Resolved, That the use of Representative Hall be given on Thursday evening, June 9, to Hon. Henry A. Robinson, of Detroit, representing the land and

labor club, for the purpose of delivering an address on the provisions of House file 377 relative to taxation, and now on the general order of the House.

The question being on the adoption of the resolution,

The resolution was adopted.

Mr. Dougherty moved to take from the table

House bill No. 764, entitled

A bill to authorize the township of Eveline, in the county of Charlevoix, to borrow money to be used for public improvements and to issue bonds therefor.

Which motion prevailed.

On motion of Mr. Dougherty,

The bill was referred to the committee on towns and counties.

On motion of Mr. Eldred.

The House took a recess until 2 o'clock this afternoon.

AFTERNOON SESSION

2 o'clock P. M.

The House met and was called to order by the Speaker.

Roll called: quorum present.

The House resumed the order of

MOTIONS AND RESOLUTIONS.

Mr. Hosford offered the following:

Resolved, That Chas. A. Lee, chief janitor, be allowed the sum of one dollar per day extra compensation, for the session, and that an order be drawn for the same.

Referred to the committee on clerks under the rule.

Mr. Chapman moved to take from the table,

House bill No. 284, entitled

A bill to provide for the appointment of a State agent for discharged convicts, to define his powers and duties and fix his compensation.

Which motion prevailed.

On motion of Mr. Chapman,

The bill was ordered printed, referred to the committee of the whole, and placed on the general order.

UNFINISHED BUSINESS:

Being the consideration of Senate amendment to

House bill No. 692 (file No. 347), entitled

A bill to amend section 15 of article 4 of act No. 198, session laws of 1873, entitled "An act to revise the laws providing for the incorporation of railroad companies, and to regulate the running and management and fix the duties and liabilities of all railroad and other corporations owning or operating any railroad in this State, and the several acts amendatory thereof," being compiler's section 3377 of Howell's annotated statutes, as amended by act No. 234, public acts of 1885, approved June 10, 1885,

Which had been reported as follows:

SECTION 1. The People of the State of Michigan enact, That section fifteen of article four of act number one hundred and ninety-eight, session laws of 1873, entitled "An act to revise the laws providing for the incorporation of railroad companies, and to regulate the running and management, and fix the duties and liabilities of all railroad and other corporations owning or operating any railroad in this State, and the several acts amendatory thereof," being compiler's section 3377 of Howell's annotated statutes, as amended by act number 234, public acts of 1885, be and the same is hereby amended so as to read as follows:

SEC. [15] 3377. Every railroad company formed under this act or any former act, and every corporation owning or operating any such railroad, shall erect and maintain in effective condition of repair fences on each side of the right of way of their respective roads, as hereinafter provided. A legal railroad fence shall be not less than four and one-half feet high, and shall be made of boards and posts in combination as follows: The boards to be of pine or hemlock, six inches in width and sixteen feet in length; the posts to be of cedar, tamarack, or oak, not less than seven feet in length and six inches in diamater, to be set not less than two and one-half feet in the ground at a distance apart not more than eight feet from center to center. First a board shall be nailed to the posts close to the ground; five inches above such first board, a second; six inches above the second, a third; six inches above the fourth, a fifth; all to be capped with a like board securely nailed to the fifth board and to the posts. All the boards to be firmly nailed to the posts with not less than two eight or ten-penny fence nails at each post. Or it may be constructed of posts, boards and wire in combination as follows: The posts shall be of cedar, tamarack, or oak, not less than seven feet in length and six inches in diamater, to be set not less than two and one-half feet in the ground, at a distance apart of not more than eight feet from center to center. At a height of sixteen inches from the ground a pine or hemlock fence board six inches in width, and seven inches above such first pine or hemlock board; second of the same width; both board to be firmly nailed to the post with two eight or ten-penny fence nails at each post. At the height of five inches from the ground a barbed fence wire, and at ten inches from the ground a second barbed wire; forty-four inches from the ground, or nine inches from the second pine or hemlock board, a third barbed wire; and fifty-three inches from the ground, or nine inches above the third barbed wire, a flat Brinkerhoof strip, or some other metallic strand of similar pattern; or it may be constructed [with such posts and set as above prescribed and made] as follows: At a height of six inches from the ground a barbed fence wire; at thirteen inches from the ground a second barbed wire; at twenty inches from the ground a third barbed wire; at twenty-eight inches from the ground a fourth barbed wire; at thirty-seven inches from the ground a fifth barbed wire; at forty-eight inches from the ground a six inch pine or hemlock fence board, capped with a six inch pine or hemlock fence board. Such wires and strips to be properly strained, and the posts sufficiently braced wherever necessary to prevent the wires from becoming loose or sagging, and the wires to be securely fastened to the posts with sufficient staples. All inequalities of the ground under the fence to be surfaced and leveled so that no animals can pass under the lower strand: Provided, Any railroad company that has already erected fences along the line of its road shall not be required to con-

struct the fence herein provided for [unless after complaint under oath to the commissioner of rail oads, the said fence is decided by him to be insufficient.] Such right of way fences shall be provided with suitable connecting fences and cattleguards at all highways and street crossings, which shall at all times be kept in effective repair and sufficient to prevent stock of all kinds from passing upon the track of the railroad at such highway or street cross-Convenient farm crossings shall also be constructed by any such railroad corporation across the right of way and track of its railroad, with the necessary gates or bars therefor as the owner or occupant of the premises may elect, at the sides of the right of way, which said gates or bars shall be of sufficient width to admit the free and easy transportation of all farm machinery, including harvesters or binders, in form as the same are usually drawn, upon the application of the owner or owners of land lying upon both sides of such railroad track, the same being inclosed by exterior fences, and being adjacent to such right of way. And in case of disagreement between the owner of any such lands and the railroad corporations as to the necessity for, location of, or character of farm crossing so applied for or as to the plan or construction of the gates as herein provided, then either party may present the matter in dispute to the commissioner of railroads, who shall proceed to investigate the same at soon as may be, and render his decision thereon, which shall be final and binding upon the parties respectively; and such farm crossings shall be constructed within the time prescribed by the said commissioner of railroads, under a penalty of ten dollars for each and every day that such construction of the farm crossing shall be delayed beyond the expiration of the time fixed for its completion by the said commissioner railroads. And until such fences and cattle-guards hereinbefore provided for shall be duly constructed, the pany or corporation owning or operating such road shall be liable for all damages done to cattle or other animals thereon which may result from the neglect of such company or corporation maintaining or operating such road to construct and maintain in repair such fences and cattle guards as aforesaid, to be recovered by the owner of such cattle or other animals in a civil action before any court of competent jurisdiction, together with an attorney's fee of twenty-five dollars, to be taxed as costs against the defendant in case of recovery in such action, and after such company or corporation shall have constructed such fences and cattle guards as hereinbefore provided, and while they shall continue to maintain the same in good and sufficient repair, it shall not be liable for any such damages as aforesaid unless negligently or willingly done. And every such company or corporation owning or operating any such railroad shall within two or three months from the time any section or portion of such road is finished and put in general use by running regular trains thereon, and in the case of any roads from the time this act shall take effect, erect and maintain the fences and cattle guards as herein provided. Any violation of the provisions of this section on the part of any railroad corporation owning or operating any railroad in this State, by failure or neglect to construct and maintain fences and cattle-guards as herein required. shall be punished by a penalty of twenty-five dollars for each and every day that such neglect or failure shall continue: Provided, That [if] such fences and cattle-guards shall not be built as aforesaid along such portions of any line of road as is or may be constructed north of a line

extending due west from the mouth of the Saginaw river, the corporation or company owning or operating any such line of road shall not be liable to the said penalty unless such fence shall be ordered by the commissioner of railroads, but shall be liable to all the other provisions of this section; and if any person shall ride, lead or drive, or intentionally permit any horse or other animal upon such road and within such fences or cattle-guards [other than farm crossings, or shall injure or destroy, or make openings or passages through or over such fences or cattle-guards], or neglect to close any gates or bars immediately after passing through the same, without the consent of such company or corporation, he shall, for every such offense, be liable to a fine not exceeding one hundred dollars, and shall also pay all damages which shall be sustained thereby to the party aggrieved: Provided further, That nothing herein contained shall be construed to prevent the erection of any other fence than that herein provided for, as may be agreed upon in writing between the duly authorized agent or officer of any railroad corporation and the owner of any land through which the road of such corporation shall be in operation.

The question being on concurring in the amendments made by the Senate

to the bill,

The House did not concur, a majority of all the members elect not voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Jones,

NAYS.

Mr.	Allen,	Mr.	Dillon,	Mr.	Killean,	Mr.	Robinson, R.,
	Ashton,		Dougherty,		Kirby,		Rogers,
	Bates,		Douglass,		Lincoln,		Spencer,
	Baumgardner,		Eldred,		Linton,		Thompson,
	Beecher,		Engleman,		Manly,		VanOrthick,
	Breen,		Green,		McCormick,		Vickary,
	Burr,		Harper,		Mulvey,		Washburn,
	Cady,		Herrington,		Ogg,		Watson, H.,
	Chapell,		Hill,		Ogg, O'Keefe,		Watts,
	Chapman,		Hoaglin,		Oviatt,		Webber,
	Cole,		Hosford,		Powers,		Wellman,
	Damon,		Hunt,		Rentz,		Williams, WW,
	Dickson,		Kelley,		Robinson, J.W	•	Wood,
	Diekema,		<u>.</u>				53

The House took up the order of

REPORTS OF STANDING COMMITTEES.

By the committee on judiciary:

The committee on judiciary, to whom was referred

House bill No. 391, entitled

A bill to provide for the appointment of administrators and executors in

certain cases without publication of bonds,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do not pass, and ask to be discharged from the further consideration of the subject.

GERRIT J. DIEKEMA, Chairman.

Report accepted and committee discharged.

On motion of Mr. Eldred,

The bill was laid on the table.

By the committee on judiciary:

The committee on judiciary, to whom was referred

House bill No. 850, entitled

A bill to amend section 6626 of Howell's annotated statutes, being section 5072 of the compiled laws of 1871, relative to courts of chancery.

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, with the accompany-

ing substitute therefor, entitled

A bill to provide for ascertaining, adjudicating, and determining who are or were, the legal heirs, minor heirs, or legal representatives of certain deceased persons and entitled to the lands of which said deceased died seized, and to repeal act number 53 of the laws of Michigan, of the year 1867, approved March 13, 1867,

Recommending that the substitute be concurred in and that the substitutedo pass, and ask to be discharged from the further consideration of the sub-

ject.

GERRIT J. DIEKEMA, Chairman.

Report accepted and committee discharged.

On motion of Mr. Diekema,

The House concurred in the adoption of the substitute reported for the bill by the committee.

The bill was then ordered printed, referred to the committee of the whole, and placed on the general order.

By the committee on railroads:

The committee on railroad, to whom was referred

Senate bill No. 188 (file No. 80), entitled

A bill to amend section 5 of act No. 79 of the session laws of 1873 and the acts amendatory thereof, entitled An act to provide for the appointment of a commissioner of railroads and to define his powers and duties and fix his compensation, approved April 10, 1873,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do pass, and ask to be discharged from the

further consideration of the subject.

HENRY H. HOLT, Chairman.

Report accepted and committee discharged.

The bill was referred to the committee of the whole, and placed on the general order.

By the committee on railroads:

The committee on railroads to whom was referred,

House bill No. 680, entitled

A bill to provide for acquiring the right of way by railroads in certain cases,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do not pass, and ask to be discharged from the further consideration of the subject.

HENRY H. HOLT, Chairman.

Report accepted and committee discharged. On motion of Mr. Cole,

The bill was laid on the table.

By the committee on railroads:

The committee on railroads, to whom was referred

House bill No. 589, entitled

A bill to repeal an act entitled an act to incorporate the Erie and Kalamazoo railroad company of the territorial laws of 1833, approved April 22, 1833, as amended by an act, entitled "An act to amend an act entitled An act to incorporate the Erie and Kalamazoo railroad company, approved April 22, 1833, of the territorial laws of 1835, approved March 26, 1835, as amended by act No. 158 of the session laws of 1846, entitled An act in regard to the Erie and Kalamazoo railroad company, approved May 18, 1846,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do not pass, and ask to be discharged from the further

consideration of the subject.

HENRY H. HOLT, Chairman.

Report accepted and committee discharged.

On motion of Mr. Cole,

The bill was laid on the table.

By the committee on judiciary:

The committee on judiciary, to whom was referred

House bill No. 277, entitled

A bill to provide for the taxation of mortgages and other real estate securities,

Also.

House bill No. 455, entitled

A bill to provide for the taxation of real estate mortgages, and other real estate securities.

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and without recommendation, and ask to be discharged from the further consideration of the subject.

GERRIT J. DIEKEMA, Chairman.

Report accepted and committee discharged.

On motion of Mr. F. H. Watson.

The two bills were ordered merged in one and the bill resulting was ordered printed, referred to the committee of the whole, and placed on the general order.

MESSAGES FROM THE GOVERNOR.

The Speaker announced the following:

EXECUTIVE OFFICE, Lansing, June 7, 1887.

To the House of Representatives:

I have this day approved, signed and deposited in the office of the Secretary of State,

House bill No. 417 (file No. 303), being

An act to authorize, empower and direct the board of control of State swamp lands to construct a ditch through the townships of Hebron and Mackinaw, in the county of Cheboygan.

Also.

House bill No. 411 (file No. 328), being

An act to prohibit the employment of male children under 14 years of age and female children under 16 years of age, for more than 9 hours a day.

Also,

House bill No. 414 (file No. 164) being

An act to amend section No. 28 of an act entitled An act to provide for the organization and powers of the supreme court, approved April 4, 1851, being section 6424 of Howell's annotated statutes of Michigan.

C. G. LUCE, Governor.

The message was laid on the table.

GENERAL ORDER.

On motion of Mr. Oviatt,

The House went into committee of the whole on the general order,

Whereupon the Speaker called Mr. Wood to the chair.

After some time spent therein, the committee rose, and through their chairman, made the following report:

The committee of the whole have had under consideration the following

1. House bill No. 573 (file No. 144), entitled

A bill relating to the election of representatives to the State Legislature in districts where more than two are to be chosen.

2. House bill No. 392 (file No. 309), entitled

A bill to repeal act No. 132 of the session laws of 1885, being an act to amend section 9651 of Howell's annotated statutes.

3. House bill No. 848 (file No. 445), entitled

A bill to amend sections one and nine of act No. 156 of the session laws of 1851, entitled An act to define the powers and duties of the boards of supervisors of the several counties and to confer upon them certain local administrative and legislative powers, approved April 8, 1851, the same being compiler's sections 473 and 481 respectively, of Howell's annotated statutes of Michigan.

4. House bill No. 889 (file No. 449), entitled

A bill to authorize the village of Sand Beach, in Huron county, to borrow money for the purpose of building a public hall in said village of Sand Beach.

5. House bill No. 748 (file No. 448), entitled

A bill to authorize the city of Saginaw to purchase and maintain the State road bridge across the Tittabawassee river in the county of Saginaw and the approaches and appurtenances thereto for a free public highway, and to issue bonds for that purpose, and to authorize any township or townships in Saginaw county to contract with said city for the purpose of aiding said city in such purchase and maintenance, and to authorize such townships to raise money by taxation, and to issue bonds for such purpose.

6. House bill No. 493 (file No. 428), entitled

A bill to amend section 3, of act No. 78, session laws of 1883, entitled "An act to authorize the incorporation of manufacturers' mutual fire insurance companies," approved May 10, 1883, and to add four new sections to said act to be designated as sections 17, 18, 19 and 20.

7. House bill No. 472 (file No. 457), entitled

A bill to provide for the compulsory education of juvenile disorderly persons in cities and villages,

8. House bill No. 471 (file No. 456), entitled

A bill to repeal act No. 108, session laws of 1885, entitled "An act to provide for the compulsory reformatory education of juvenile disorderly persons."

Have made no amendments thereto, and have directed their chairman to report the same back to the House, and recommend their passage.

The committee of the whole have also had under consideration the fol-

lowing bills:

9. House bill No. 374 (file No. 432), entitled

A bill to amend section 18 of act No. 153 of the session laws of 1885, entitled "An act to provide for the assessment of property, and the levy and collection of taxes thereon, and to repeal all acts and parts of acts in conflict therewith.

10. House bill No. 762 (file No. 409), entitled

A bill to regulate the employment of labor in prisons.

11. House bill No. 228 (file No. 308), entitled

A bill to amend sections 16 and 18 of chapter 266 of the compiled laws of 1871, being sections 9649 and 9651 of Howell's annotated statutes, as mended by act 224 of the session laws of 1885, relative to county jails.

12. House bill No. 425 (file No. 326), entitled

A bill to provide for the employment of convicts in the prisons of Michigan that are under state control, to establish their hours of labor, and to make an appropriation for the employment of convicts and to repeal all acts in contravention to this act.

13. House bill No. 547 (file No. 390), entitled

A bill to amend section 1 of act No. 233 of the public acts of 1881, being an act entitled "An act to reorganize the Michigan institute for educating the deaf and dumb," the same being compiler's section 1836 of Howell's annotated statutes of Michigan,

14. House bill No. 178 (file No. 443), entitled

A bill to preserve the purity of elections and guard against abuses of the elective franchise.

15. House bill No. 732 (file No. 453), entitled

A bill to lay out and establish a State road along or near the principal Base line of Bois Blanc Island, in the county of Mackinac, from the eastern to the western terminus of said line, and appropriating swamp lands upon said Island for the construction thereof,

16. House bill No. 470 (file No. 455), entitled

A bill to repeal sections numbered 6, 7, 8, 9, 10, 11 and 12 of act No. 144, session laws of 1883, entitled "An act to provide for the compulsory education of children in certain cases."

Have made sundry amendments thereto and have directed their chairman to report the same back to the House, asking concurrence therein, and recommend their passage.

The committee of the whole have also had under consideration the following bills:

17. House bill No. 760 (file No. 358), entitled

A bill to provide uniform and free text books for the public schools of Michigan.

18 House bill No. 629 (file No. 351), entitled

A bill to amend sections 1, 2, 3, 5 and 7 of act No. 389, entitled "An act to establish a board of police and fire commissioners in the city of Grand Rapids,

and to prescribe their powers and duties," approved May 24, 1881, as amended by act number 374, approved June 3, 1885.

19. House bill No. 534 (file No. 161), entitled

A bill to amend section 9 of act 198 session laws of 1873, entitled "An act to revise the laws providing for the incorporation of railroad companies, and to regulate the running and management and to fix the duties and liabilities of all railroads and other corporatious owning or operating any railroads in this State, as amended by act No. 177, session laws of 1877, and by act No. 116 session laws of 1883, being section 3323 of Howell's annotated statutes of Michigan,

And have directed their chairman to report the same back to the House

with the recommendation that they be laid on the table.

HENRY L. WOOD, Chairman.

Report accepted and committee discharged.

The first, second, third, fourth, fifth, sixth, seventh, and eighth named bills were placed on the order of third reading.

On motion of Mr. Wood,

The House concurred in the amendments made by the committee to the ninth, tenth, eleventh, twelfth, thirteenth, fourteenth, fifteenth and sixteenth named bills, and they were placed on the order of third reading.

On motion of Mr. Dillon,

The House concurred in the recommendation of the committee relative to the seventeenth, eighteenth, and nineteenth named bills, and they were laid on the table.

The House took up the order of

MESSAGES FROM THE SENATE.

The Speaker announced the following:

SENATE CHAMBER, Lansing, June 7, 1887.

To the Speaker of the House of Representatives:

SIR—I am instructed to return to the House the following bill:

House bill No. 525 (file No. 278), entitled A bill to amend act No. 260 of the public acts of 1881, approved June 10, 1881, being chapter 52 of Howell's annotated statutes, relative to the protection of children in certain cases, by adding thereto four new sections to stand as sections 7, 8, 9 and 10 of said act,

And to inform the House that the Senate has amended the same as fol-

By inserting at the end of line 14 of section 9 the words "and all acts

amendatory thereof,"

In the passage of which as thus amended the Senate has concurred by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect has ordered the same to take immediate effect.

Very respectfully,

LEWIS M. MILLER. Secretary of the Senate.

Laid over one day under the rules.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, June 7, 1887.

To the Speaker of the House of Representatives:

SIR-I am instructed by the Senate to transmit the following bills:

1. Senate bill No. 228 (file No. 136, entitled),

A bill making an appropriation for completing and furnishing the attics of the Northern Michigan asylum for the insane, and building a detatched cottage therefor.

2. Senate bill No. 296 (file No. 274), entitled

A bill authorizing the board of control of State swamp lands to make an appropriation of lands for the improvement of Falls Creek, in the county of

Alpena,

Which has passed the Senate by a majority vote of all the Senators ele: and by a vote of two-thirds of all the Senators elect, been ordered to take im mediate effect, and in all of which the concurrence of the House is respectfully asked.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

The first named bill was read a first and second time by its title, and referred to the committee on Northern Asylum for the Insane.

The second named bill was read a first and second time by its title, and referred to the committee on public lands.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, June 7, 1887.

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to transmit the following bill:

Senate bill No. 182 (file No. 153), entitled

A bill to amend compiler's section 4709 of the compiled laws of 1871, the same being compiler's section 6196 of Howell's annotated statutes, relative to the filing of chattel mortgages.

Which has passed the Senate by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect been ordered to take immediate effect, and in all of which the concurrence of the House is respectfully asked.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

The bill was read a first and second time by its title and referred to the committee on the judiciary.

Mr. Jones moved to reconsider the vote by which the House refused to pass

House bill No. 520 (file No. 231), entitled

A bill to authorize the purchase of a tract of land adjacent to the State House of Correction and Reformatory at Ionia, and to make an appropriation therefor.

Pending which,

Mr. Haskin moved that the motion to reconsider do lie on the table.

Which motion did not prevail.

The motion to reconsider then prevailed.

The question being on the passage of the bill,

On motion of Mr. Jones,

The bill was laid on the table.

Mr. Ogg moved to take from the table House bill No. 213 (file 318) entitled

A bill to provide for indeterminate sentence, also the management, disposition and release of convicts in the prisons of Michigan that are under State control.

Which motion prevailed. On motion of Mr. Ogg,

The bill was referred to the committee of the whole, and placed on the general order.

On motion of Mr. Bates, The House adjourned.

Lansing, Wednesday, June 8, 1887.

The House met pursuant to adjournment and was called to order by the Speaker.

Roll called: quorum present.

PRESENTATION OF PETITIONS.

No. 1282 By Mr. Ogg: Petition of K. of L. No. 2348, asking for the passage of the Ogg convict labor bill.

On demand of Mr. Ogg,

The petition was read at length, and spread at large on the journal, as follows:

Detroit, Mich., April 18, 1887.

To the Michigan House of Representatives:

At a recent meeting of Detroit Assembly No. 2348, K. of L., representing 200 legal voters, it was unanimously resolved that we transmit to you our entire approbation of the bill now pending before the Legislature of this State, and known as the Ogg convict labor bill, and that our action in the premises be transmitted to you at once.

Yours truly,
B. R. FINLAYSON, M. W.

JAS. E. GRANT, Rec. Sec.

Referred to the committee on labor interests.

No. 1283. By Mr. Ogg: Petition of Powderly assembly K. of L., Detroit, asking for the passage of the Ogg convict labor bill.

On demand of Mr. Ogg,

The petition was read at length, and spread at length on the journal, as follows:

SANCTUARY, L. A. 7606, April 14, 1887.

To the Senate and House of Representatives at Lansing.

GENTLEMEN: We, T. V. Powderly assembly No. 7606, K. of L., in regular session assembled, and represent 100 citizens and voters of this State, do hereby request of your honorable body the passage of the bill entitled,

Ogg bill to abolish contract labor in State prisons. For the granting of our most earnest request we will ever pray.

[SEAL.]

H. F. DIERKES, M. W.

A. Busch, R. S.

Ordered sent April 14, 1887.

Unanimous vote.

Referred to the committee on labor interests.

Mr. Herrington offered the following:

WHEREAS, A company from the Michigan Military Academy at the late National drill, at Washington, won the distinction and honor of being the

best drilled company present; therefore

Resolved (the Senate concurring), That the congratulations and thanks of the Legislature are hereby extended the management and cadets of the academy, and the Governor is hereby authorized to forward to Col. J. S. Rogers, superintendent, a copy of this resolution.

Pending the order that the resolution lie over one day under the rules,

On motion of Mr. Herrington,

The rules were suspended, two-thirds of all the members present voting therefor, and the resolution was put upon its immediate consideration.

The question being on concurring in the adoption of the resolution,

Mr. Herrington demanded the yeas and nays.

The demand was seconded, and the resolution was adopted by yeas and nays, as follows:

YEAS.

M1. Abbott,	Mr. Dillon,	Mr. Killean,	Mr. Rounsville,
Allen,	Dougherty,	Kirby,	Rumsey,
Anderson,	Douglass	Lakey,	Simpson,
Ashton,	Dunbar,	Manly,	Spencer,
Baker, S.,	Eldred,	McCormick,	Stuart,
Baker, W. A.	, Goodrich,	McGregor,	Thompson,
Baldwin,	Green,	Mulvey,	Tindall,
Bardwell,	Grenell,	Ogg,	Van Orthwick,
Beecher,	Harper,	Oviatt,	Vickary,
Bettinger,	Haskin,	Pardee,	Vroman,
Bentley,	Herrington,	Perkins,	Washburn,
Brock,	Hill,	Pettit,	Watson, F. H.,
Burr,	Hoaglin,	Pierce,	Watson, H.,
Cady,	Holt,	Powers,	Watts,
Cannon,	Hoobler,	Reader,	Wellman,
Chapell,	Hosford,	Rentz,	Williams, W. W
Chapman,	Hunt,	Robinson, J.W.	Wilson,
Cole,	Jones,	Robinson, R.,	Wood,
Damon,	Kelley,	Rogers,	Speaker,
Dickson,	•	-	77
·	N.	AYS.	0

REPORTS OF STANDING COMMITTEES.

By the committee on engrossment and enrollment:

The committee on engrossment and enrollment, report as correctly enrolled, signed, and presented to the Governor, the following:

House bill No. 119 (file No. 52), entitled

A bill to provide for the change of name of adults,

Also,

House bill No. 204 (file No. 158), entitled

A bill to amend section 2 of chapter 2 of an act entitled "An act to provide for the construction and maintenance of drains, and the assessment and collection of taxes therefor, and to repeal all other laws relative thereto, being act No. 227 of the session laws of 1885, approved June 20, 1885, relative to the appointment of county drain commissioners in certain cases,

Also,

House bill No. 236 (file No. 204), entitled

A bill to amend section 4818 of the compiled laws of 1871, being section 6310 of Howell's annotated statutes, relative to the support of minors whose father is living,

Also.

House bill No. 635 (file No. 207), entitled

A bill to prohibit appeals from orders of probate courts, removing executors, administrators, guardians and trustees in certain cases,

Also,

House bill No. 704 (file N . 251), entitled

A bill to amend section 3 of an act entitled "An act relative to the costs of proceedings in criminal cases," approved March 13, 1849, being section 7490 of the compiled laws of 1871, as amended by act No. 213, session laws of 1879, being compiler's section 9065 Howell's annotated statutes,

Also,

House bill No. 705 (file No. 249), entitled

A bill to amend section 15, of chapter 179, of the compiled laws of 1871, relative to criminal proceedings before justices of the peace, as amended by act No. 169, of the session laws of 1877, being compiler's section 7106 of Howell's annotated statutes,

Also,

House bill No. 491 (file No. 459), entitled

A bill to incorporate the city of Marine City, in the county of St. Clair, and to repeal act 328 of the local acts of 1885, entitled An act to re-incorporate the village of Marine City, approved April 23, 1885,

Also,

House bill No. 315, entitled

A bill to enlarge the powers of the township of Elk Rapids and the township board thereof by authorizing them to establish and maintain a police force, sewers, drains and water courses, sidewalks and crosswalks, a fire department and water works, and one or more road districts,

House bill No. 565 (file No. 192), entitled

A bill to amend section 28 of chapter 17 of Howell's annotated statutes, relative to laying out, altering or discontinuing highways,

Also, House bill No. 437 (file 343), entitled

A bill to amend section 1 of act No. 57, public acts of 1877, entitled "An act authorizing the mortgagee or his legal representatives to purchase property on sale by foreclosure under chattel mortgage," approved April 27, 1887, being compiler's section 6200 of Howell's annotated statutes.

Also.

House bill No. 120 (file No. 53), entitled

A bill to amend section 4366 of the compiled laws of 1871, being section 5836 of Howell's annotated statutes, relative to the residuary legatees of bonds,

Also,

House bill No. 322 (file No. 240), entitled

A bill to amend section 5219 of the compiled laws of 1871, being section 6782 of Howell's annotated statutes, relative to appeals from orders of probate courts,

Also,

House bill No. 324 (file No. 205), entitled

A bill to amend section 4443 of the compiled laws of 1871, being section 5911 of Howell's annotated statutes, relative to appeals from the decisions and report of commissioners on claims against deceased persons,

Also.

House joint resolution No. 6 (file No. 7), entitled

Joint resolution authorizing certain "Ottawa county scrip" to be used in locating swamp lands in any of the counties of the Lower Peninsula,

Also.

House bill No. 625 (manuscript), entitled

An act to authorize the village of Newaygo, in the county of Newaygo, to borrow money to make public improvements in said village,

Also,

House bill No. 287 (file No. 424), entitled

An act to form school district No. 10 of the township of Wyoming, in the county of Kent, out of portions of sections 19, 20, 21, 29 and 30 of said township, now constituting part of school district No. 1 of said township,

Also.

House bill No. 685 (file No. 258), entitled

An act to amend section 2 of act No. 168, session laws of 1885, entitled "An act to amend sections 1, 2, 3, 4, 5 and 6 of an act establishing a State Agency for the care of juvenile offenders," approved April 29, 1873, as amended by an act to amend section 1 of said act, approved March 19, 1875, the same being sections 9894, 9895, 9896, 9897, 9898 and 9899 of Howell's annotated statutes.

Also.

House bill No. 128 (file No. 93), entitled

A bill to repeal section 7 of act No. 259 of the session laws of 1881, being compiler's section 2276 of Howell's annotated statutes of Michigan, relative to punishment of drunk and intoxicated persons,

Also.

House bill No. 749 (file No. 304), entitled

A bill to authorize Edwin A. Bullard to build and maintain a dam across Cass River,

Also.

House bill No. 117 (file No. 50), entitled

A bill to repeal sections 4854, 4855 and 4856 of the compiled laws of 1871, as amended by act 188 of the laws of 1877, and act 37 of the laws of 1879, being chapter 242 of Howell's annotated statutes, relative to the adoption and change of name of minors, and the change of names of adults,

ROBERT Y. OGG, Chairman.

Report accepted.

By the committee on private corporations:

The committee on private corporations, to whom was referred

House bill No. 726, entitled

A bill to enable associations of persons to become a body corporate to raise

funds to be loaned only among the members of such associations,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do not pass, and ask to be discharged from the further consideration of the subject.

L. H. HUNT, Chairman.

Report accepted and committee discharged.

On motion of Mr. Haskin,

The bill was laid on the table.

By the committee on private corporations:

The committee on private corporations, to whom was referred

Senate bill No. 359 (file No. 277), entitled

A bill to provide for the incorporation of the Michigan Business Men's

Association and auxiliary associations,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that the bill do pass, and ask to be discharged from the further consideration of the subject.

L. H. HUNT, Chairman.

Report accepted and committee discharged.

The bill was referred to the committee of the whole, and placed on the general order.

By the committee on reform school for girls:

The committee on reform school for girls, to whom was referred

Senate bill No. 45 (file No. 209), entitled

A bill to amend section 10 of chapter 343 of act No. 201 of the session laws of 1881, being section 9836 of Howell's annotated statutes of 1882, relative to

the State industrial home for girls,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, with amendments thereto, recommending that the amendments be concurred in, and that the bill when so amended do pass, and ask to be discharged from the further consideration of the subject.

FRANK A. DOUGLASS, Chairman.

Report accepted and committee discharged.

On motion of Mr. Douglass,

The House concured in the amendments made to the bill by the committee. The bill was then referred to the committee of the whole, and placed on the general order.

By the committee on ways and means:

The committee on ways and means, to whom was referred

Senate bill No. 228 (file No. 136), entitled

A bill making an appropriation for completing and furnishing the attics of the Northern Michigan Asylum for the Insane, and building a detached college therefor,

Respectfully report that they have had the same under consideration, and

have directed me to report the same back to the House, with an amendment thereto, recommending that the amendment be concurred in, and that the bill when so amended do pass, and ask to be discharged from the further consideration of the subject.

M. E. RUMSEY, Chairmau.

Report accepted and committee discharged.

On motion of Mr. Jones,

The House concurred in the amendments made to the bill by the committee.

The bill was then referred to the committee of the whole and placed on the general order.

By the committee on education and labor, jointly:

The committee on education and labor, jointly, to whom was referred

House bill No. 249 (file No. 92), entitled

A bill to amend sections 1, 2, 3 and 5 of act No. 144 of the session laws of 1883, entitled "An act to provide for the compulsory education of children in certain cases,"

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, with amendments thereto, recommending that the amendments be concurred in, and that the bill when so amended be reprinted and pass, and ask to be discharged from the further consideration of the subject.

W. W. WILLIAMS.

Chairman Committee on Education. GEO. OVIATT,

Chairman Committee on Labor.

Report accepted and committee discharged.

On motion of Mr. Oviatt,

The House concurred in the amendments made to the bill by the committee.

The bill was then ordered reprinted, referred to the committee of the whole and placed on the general order.

By the committee on education:

The committee on education, to whom was referred

House bill No. 288, entitled

A bill to establish and organize school district No. 9, in the township of

Byron, county of Kent, and State of Michigan,

Respectfully report that they have had the same under consideration and have directed me to report the same back to the House, with amendments thereto, recommending that the amendments be concurred in, and that the bill when so amended do pass, and ask to be discharged from the further consideration of the subject.

W. W. WILLIAMS, Chairman.

Report accepted and committee discharged.

On motion of Mr. Pierce,

The House concurred in the amendments made to the bill by the committee.

The bill was then ordered printed, referred to the committee of the whole, and placed on the general order.

By the committee on agriculture:

The committee on agriculture, to whom was referred

House bill No, 554, entitled

A bill to tax the business of the sale of oleomargerine and butterine,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, with amendments thereto, recommending that the amendments be concurred in, and that the bill when so amended do pass, and ask to be discharged from the further consideration of the subject.

M. T. COLE, Acting Chairman.

Report accepted and committee discharged.

On motion of Mr. Cole.

The House concurred in the amendments made to the bill by the committee.

The bill was then ordered printed, referred to the committee of the whole and placed on the general order.

By the committee on municipal corporations,

The committee on municipal corporations, to whom was referred

Senate bill No. 251, entitled

A bill to amend section 1 of act No. 33, of the local acts of 1885, entitled "An act to incorporate the village of Au Sauble, in Iosco county," approved April 24, 1885,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do pass, and ask to be discharged from the further consideration of the subject.

ERASTUS N. BATES Chairman,

Report accepted and committee discharged.

The bill was referred to the committee of the whole, and placed on the egenral order.

By the committee on municipal corporations:

The committee on municipal corporations to whom was referred

Senate bill No. 290, entitled

A bill to reincorporate the village of Red Jacket, now incorporated under an act of the Legislature entitled "An act to incorporate the village of Red Jacket, in Calumet township, Houghton county, approved March 19, 1875, under the provisions of act No. 62 of the public acts of 1875, entitled An act granting and defining the powers and duties of incorporated villages," approved April 1st, 1875, and the several acts amendatory thereof, being chapter 81 of Howell's annotated statutes of Michigan, and the amendments thereto,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do pass, and ask to be discharged from the further consideration of the subject.

ERASTUS N. BATES, Chairman.

Report accepted and committee discharged.

On motion of Mr. Douglass,

The rules were suspended, two-thirds of all the members present voting therefor, and the bill was put upon its immediate passage.

The bill was then read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr.	Abbott,	Mr. Chapman.	Mr. Hunt,	Mr. Robinson, R.,
	Allen,	Cole,	Kelly,	Rogers,
	Anderson,	Damon,	Killean,	Rounsville,
	Ashton,	Dickson,	Lakey,	Simpson,
	Baker, S.,	Dougherty,	Linton,	Spencer,
	Baldwin,	Douglass,	Makelim	Stuart,
	Bardwell,	Dunbar,	Manly,	Thompson,
	Bates,	Engleman,	McCormick,	Tindall,
	Baumgardner,		McGrorgor,	VanOrthwick,
	Beecher,	Green,	Mulvey,	Vickary,
	Bettinger,	Grenell,	Ogg,	Vroman,
	Bentley,	Herrington,	Oviatt,	Washburn,
	Breen,	Hill,	Pettit,	Watts,
	Brock,	Hoaglin,	Pierce,	Wellman,
	Cady,	Holt,	Powers,	Wilson,
	Case,	Hoobler,	Reader,	Wood,
	Chapell,	Hosford,	Rentz,	Speaker, 67

NAYS.

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Title agreed to.

On motion of Mr. Douglass,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

By the committee on municipal corporations.

The committee on municipal corporations, to whom was referred

House bill No. 537, entitled

A bill to amend an act entitled "An act to incorporate a board of water commissioners for the city of East Saginaw, to supply the city with pure and wholesome water, and to provide for the completion and management of the East Saginaw water works," approved February 28, 1873, and the several acts amendatory thereto,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, with the accompany-

ing substitute therefor, entitled

A bill to amend sections 15 and 20 of act No. 211 of the session laws of 1861, entitled An act to incorporate the village of Lowell, approved March 15, 1861, as amended by the several acts amendatory thereof,

Recommending that the substitute be concurred in and that the substitute do pass, and ask to be discharged from the further consideration of the subject.

ERASTUS N. BATES, Chairman.

Report accepted and committee discharged.

On motion of Mr. Hunt,

The House concurred in the adoption of the substitute reported by the committee.

On motion of Mr. Hunt,

The rules were suspended, two-thirds of all the members present voting therefor, and the bill was put upon its immediate passage.

The bill was then read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr.	Allen,	Mr.	Cole,	M	r. Jones,	Mr.	Rogers,
	Anderson		Crocker,		Kelley,		Rounsville,
	Ashton,		Damon,		Killean,		Rumsey,
	Baldwin,		Dickson,		Lakey,	•	Simpson,
	Bates,		Dunbar,		Linton,		Spencer, .
	Baumgardner,		Engleman,		Makelim,		Thompson,
	Beecher,		Goodrich,		Manly,		Tindall,
	Bentley,		Green,		McCormick,		Van Orthwick,
	Breen,		Grenell,		McGregor,		Vroman,
	Brock,		Haskin,		Mulvey,		Watson H.,
	Burr,		Hoaglin,		Ogg,		Wellman,
	Cady,		Holt,		Oviatt,		Williams, W.W.
	Cannon,		Hoobler,		Pettit,		Wilson,
	Case,		Hosford,		Pierce,		Wood,
	Chapell,		Houk,		Reader,		Speaker,
	Chapman,		Hunt,		Robinson, R.	,	63
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NAYS.

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Title agreed to.

On motion of Mr. Hunt,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

By the committee on munic pal corporations:

The committee on municipal corporations, to whom was referred

House bill No. 575, entitled

A bill to amend the charter of the village of Allegan,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, with the accompanying substitute therefor, entitled

A bill to amend section 1 of article 2, sections 1 and 2 of article 3, section 2 of article 6, section 1 of article 10, section 5 of article 13, sections 1, 2, 3, 4 and 5 of article 14, sections 1, 2 and 3 of article 15, and section 3 of article 16 of act No. 245 of the session laws of 1869, entitled "An act to revise the charter of the village of Allegan," approved March 2, 1869, as amended by the several acts amendatory thereof, and to add four new sections to said act to stand as sections 7 of article 3, and sections 9, 10 and 11 of article 13,

Recommending that the substitute be concurred in and that the substitute do pass, and ask to be discharged from the further consideration of the subject.

ERASTUS N. BATES, Chairman.

Report accepted and committee discharged.

On motion of Mr. McCormick,

The House concurred in the adoption of the substitute reported by the committee.

On motion of Mr. McCormick,

The rules were suspended, two-thirds of all the members present voting therefor, and the bill was put upon its immediate passage.

The bill was then read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr.		Mr.	Cole,	Mr. Hosford,	Mr. Robinson, J. W.
	Allen,		Cross,	Houk,	Robinson, R.,
	Anderson,		Damon,	Hunt,	Rogers,
	Ashton,		Dickson,	Jones,	Rounsville,
	Baker, W. A.,		Dillon,	Kelley,	Rumsey,
	Baldwin,		Dougherty,	Killean,	Simpson,
	Bates,		Douglass,	Lakey,	Spencer,
	Baumgardner,		Dunbar,	Lincoln	Thompson,
	Bettinger,		Engleman,	Linton,	Tindall,
	Bentley,		Goodrich,	McCormick,	VanOrthwick,
	Breen,		Green,	McGregor,	Vroman,
	Brock,		Haskin,	Mulvey,	Washburn,
	Burr,		Herrington	Oviatt,	Watts,
	Cady,		Hill,	Pettit,	Wellman,
	Cannon,		Hoaglin,	Pierce,	Williams, W. W
	Case,		Holt,	Powers,	Wilson,
	Chapell,		Hoobler,	Reader,	Speaker,
	Chapman,				69
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Title agreed to.

On motion of Mr. McCormick,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

By the committee on local taxation:.

The committee on local taxation, to whom was referred

Senate bill No. 256 (file No. 489), entitled

A bill to authorize the townships of Wisner and Gilford, in the county of Tuscola, to borrow money for the construction of a drain in said townships and to raise bonds therefor,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, recommending that the bill do pass, and ask to be discharged from the further consideration of the subject.

A. T. CASE, Chairman.

Report accepted and committee discharged.

The bill was referred to the committee of the whole and placed on the general order.

MESSAGES FROM THE SENATE.

The Speaker announced the following:

SENATE CHAMBER, Lansing, June 7, 1887.

To the Speaker of the House of Representatives:

SIR-I am instructed to return to the House the following bill:

House bill No. 739 (file No. 385), entitled

A bill to revise the laws providing for the incorporation of cooperative and mutual benefit associations, and to define the powers and duties and regulate the transaction of the business of all such corporations and associations doing business within this State,

And to inform the House that the Senate has amended the same as fol-

lows, viz:

1. By adding to the end of section !! the following proviso:

Provided, That any corporation heretofore organized, whose members are limited to the order of Free and Accepted Masons, their wives and widows, shall not be required to accumulate any emergency fund as provided by this section, unless the board of directors of such corporation shall adopt a resolution requiring it to be done, and file the same with the commissioner of insurance.

2. By striking out of line 8 of section 15, after the word "certificate," the words "according to the terms and conditions of such policy or certificate."

3. By adding to the end of section 15 the following proviso:

Provided, That any corporation heretofore organized, whose membership is limited to the order of free and accepted masons, their wives and widows, shall not be required to pay upon any death loss, any sum beyond the amount actually realized upon the assessment made upon such death loss, if it clearly appears in the policy or certificate of membership to have been so intended at the time of insuring.

4. By striking out of line 5 of section 16 the words "and acknowledge the same before some officer authorized to take acknowledgments of deeds" and

inserting in lieu thereof the words

5. By adding to the end of section 16 the following proviso:

Provided, That nothing in this section contained shall prohibit the reinstallment of a risk on any life where the policy may have lapsed through inadvertence or otherwise; nor shall this section apply to accident insurance policies.

6. By inserting in line 18 of section 17 after the word "member" the words "and that it is paying, and for the 12 months next preceding has paid the highest amount named in its policies or certificates in full."

7. By inserting in line 25 of section 17 after the word "department" the

words "if any."

8. By striking out of line 3 of section 21 the words "and spirit."

- 9. By striking out of lines 5 and 10 of section 22 the words "and spirit."
- 10. By inserting in line 29 section 22 after the word "association" the words "with its consent."
- 11. By inserting in line 32 of section 22 after the word 'therefor' the words "but only to the extent to which they are liable."
- 12. By inserting in line 33 of section 22 after the word "plans" the word "and."
- 13. By inserting in line 33 of section 22 after the word "under" the words "the contract by."
- 14. By inserting in line 33 of section 22 after the word "are" the word "severally."
 - 15. By striking out of line 1 of section 23, the words "knowingly and."
- 16. By inserting in line 2 of section 25, after the word "councils" the words "now doing business or that may be organized in this State."
- 17. By inserting in line 2 of section 25 after the word "are" the words "or shall be."
 - 18. By striking out of line 4 of section 25, the word "or."
- 19. By striking out of line 5 of section 25, the words "or that may be hereafter organized."
 - 20. By striking out section 30 of the bill, as follows:
 - SEC. 30. No policy or certificate issued by any corporation or association

doing business under the provisions of this act shall be cancelled for the non-payment of any assessment or the non-payment of dues without first having mailed to the holder of such policy or certificate at his or her last known postoffice address the following notice, by registered letter:

You are hereby notified that assessment No. — on policy or certificate No. — has not been paid. Unless the amount of \$ ——, the amount due on said assessment and 10c as charges for this notice is paid within thirty days from the date hereof, your policy or certificate will be cancelled.

In the passage of which as thus amended the Senate has concurred by a

majority vote of all the Senators elect.

Very respectfully.

LEWIS M. MILLER, Secretary of the Senate.

Pending the order that the message lie over one day under the rules,

Mr. Cross moved to suspend the rule requiring amendments made to bills by the Senate to be laid over one day;

Pending which,

Mr. W. A. Baker moved that the bill be ordered reprinted, and referred to the committee on insurance;

Pending which,

Mr. Chapman moved that the question of concurrence be made the special order for to-morrow at 10 o'clock A. M.,

Mr. Bates moved to amend the latter motion by making the hour for the special order 2:15 o'clock P. M.,

Which was accepted.

The motion that the bill be made a special order for to-morrow at 2:15 o'clock P. M. then prevailed, two-thirds of all the members present voting therefor.

The House took up the order of

MOTIONS AND RESOLUTIONS.

Mr. Linton moved that a respectful message be sent to the Senate asking return to the House of

House bill No. 542, entitled

A bill to establish a board of assessment and review for the city of East Saginaw, and to repeal all provisions of the present charter of the city inconsistent therewith.

Which motion prevailed.

Mr. Holt moved to discharge the committee of the whole from the further consideration of

House bill No. 798 (file No. 458), entitled

A bill to incorporate the public schools of the city of Muskegon,

Which motion prevailed. On motion of Mr. Holt,

The bill was put upon its immediate passage.

The bill was then read a third time and passed, a majority of all the members elect voting therefor by year and nays as follows:

YEAS.

Mr. Abbott, Mr. Dickson, Mr. Killean, Mr. Robinson, R., Allen, Diekema, Kirby, Rounsville,

Mr. Anderson,	Mr. Dougherty,	Mr. Lakey,	Mr. Rumsey,
Ashton,	Douglass,	Lincoln,	Simpson,
Baker, W. A.		Linton,	Spencer,
Baldwin,	Engleman,	Makelim,	Stuart,
Bardwell,	Goodrich,	· Manly,	Thompson,
Baumgardner,	Grenell,	McCormick,	Tindall,
Beecher,	Harper,	McGregor,	VanOrthwick,
Bettinger,	Haskin,	Mulvey,	Vickary,
Bentley,	Hill,	Ogg,	Vroman,
Breen,	Hoaglin,	Oviatt,	Washburn,
Brock,	Holt,	Perkins,	Watson, H.,
Cannon,	Hoobler,	Pettit,	Watts,
Chapman,	Hosford,	Pierce,	Wilson,
Cole,	Houk,	Powers,	Wood,
Cross,	Hunt,	Robinson, J. W.	
Damon,	Kelley,	•	70
	• •	A 370	

NAYS.

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Title agreed to.

On motion of Mr. Holt,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

Mr. Bates moved that

Senate bill No. 471 (file No. 187), entitled

A bill to revise the laws authorizing the business of banking, and to establish a banking department for the supervision of such department,

Be made the special order for to-morrow at 10 o'clock A. M.

Mr. Chapman moved to amend the motion by making the time for the special order Friday next at 10 A. M.

Which was accepted.

The motion that the bill be made the special order for Friday next at 10 o'clock then prevailed, two-thirds of all the members present voting therefor.

Mr. S. Baker moved to take from the table

House joint resolution No. 11 (file No. 12), entitled

Joint resolution directing the Board of State Auditors to settle a claim of the Northwestern Manufacturing Company of the city of Detroit, Wayne county, against the State of Michigan for damages sustained by reason of the passage of act No. 186 of the public acts of 1885, entitled "An act to prevent deception in manufacture and sale of dairy products, and to preserve the public health,"

Which motion prevailed.

The question being on the passage of the joint resolution,

The joint resolution was then passed, a majority of all the members elect voting therefor by yeas and nays, as follows:

YEAS.

Mr. Abbott,	Mr. Damon,	Mr. Hunt,	Mr. Robinson, J.W.
Allen,	Dickson,	Jones,	Robinson, R.,
Baker, S.,	Diekema,	Kelley,	Rounsville,
Baker, W. A	A. Dillon,	Killean,	Rumsey,
Baldwin,	Dougherty,	Lincoln,	Stuart,
Bardwell,	Dunbar,	Linton,	Thompson,

13

Mr. Lakey,

Spencer,

Mr.	Bates,	Mr.	Eldred,	Mr.	Makelim,	Mr.	Tindall,
	Beecher,		Engleman,		Manly,		Vickary,
	Bettinger,		Green,		McCormick,		Vroman,
	Breen,		Grenell,		McGregor,		Washburn,
	Brock,		Herrington,		Mulvey,		Watson, F.H.,
	Burr,		Hill,		Ogg,		Watson, H.,
	Cady,		Hoaglin,		O'Keefe,		Watts,
	Cannon,		Holt,		Perkins,		Wellman,
	Chapell,		Hoobler,		Pierce,		Williams, T.H.
	Cole,		Hosford,		Powers,		Wood,
	Crocker,		Houk,		Rentz,		67
			NA	YS.			
Mr.	Anderson,	Mr.	Haskin,	Mr.	Pardee,	Mr.	Simpson,
	Baumgardner,		Kirby,		Pettit,		Webber,
	Case,		Oviatt,		Reader,		Wilson,
			· ·		-		•

Chapman, Title agreed to.

On motion of Mr. S. Baker,

By a vote of two-thirds of all the members elect, the joint resolution was ordered to take immediate effect.

Mr. Lakey moved to take from the table, House bill No. 342 (file No. 408), entitled

A bill to provide a punishment for persons charged, upon information or indictment, in the courts of record having criminal jurisdiction in this State, with assault with intent to commit the crime of murder, rape or robbery, and acquitted thereof, but convicted of assault and battery,

Which motion prevailed.

Mr. Anderson,

Bardwell,

The question being on the passage of the bill,

Mr. Cady,

Chapman,

The bill was then not passed, a majority of all the members elect not voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Dougherty, Hill,

	Baumgardner,		Damon,		Kirby,		Williams,	w.w
	Beecher,		Dillon,		• •		·	14
	•		•	NAY	3.			
Mr.	Ashton,	Mr.	Cole,	Mr.	Hunt,	Mr.	Robinson,	R.,
	Baker, S.,		Crocker,		Kelley,		Rounsville	,
	Baldwin,		Dickson,		Killean,		Rumsey,	
	Bates,		Dunbar,		Manly,		Simpson,	
	Bentley,		Eldred,		McCormick,		VanOrthw	ick
	Breen,		Goodrich,		Pardee,		Vroman,	
	Brock,		Haskin,		Pierce,		Watson, E	'. H
	Burr,		Hoaglin,		Reader,		Webber,	
	Chapell,		Hosford,		Robinson, J.W	7	Wilson,	36

THIRD READING OF BILLS.

House bill No. 732 (file No. 453), entitled A bill to lay out and establish a State road along or near the principal Base line of Bois Blanc Island, in the county of Mackinac, from the eastern to the western terminus of said line, and appropriating swamp lands upon said Island for the construction thereof,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr.	Abbott,	Mr.	Damon,	Mr.	Kelley,	Mr.	Reader,
	Allen,		Dickson,		Killean,		Robinson, J.W.
	Ashton,		Diekema,		Kirby,		Robinson, R.,
	Bardwell,		Dougherty,		Lincoln,		Rumsey,
	Bates,		Douglass,		Makelim,		Simpson,
	Baumgardner,	,	Goodrich,		McCormick,		Spencer,
	Beecher,		Green,		McGregor,		Thompson,
	Bettinger,		Grenell,		Mulvey,		Tindall,
	Bentley,		Harper,		Ogg,		Vickary,
	Breen,		Haskin,		O'Keefe,		Washburn,
	Burr,		Hill,		Oviatt,		Watson, F. H
	Cady,		Holt,		Pardee,		Wellman,
	Case,		Hoobler,		Perkins,		Williams, W. W
	Chapell,		Hosford,		Pettit,		Wilson,
	Chapman,		Jones,		Powers,		Wood,
	Cole,		•		•		61

NAYS.

Mr. Baker, W. A., M	r. Manly,	Mr. Stuart,	Mr. Vroman,	
Brock,	Pierce,	VanOrthwick,	Watson,	Н.,
Dunbar.	Rounsville.		·	10

Title agreed to.

On motion of Mr. Perkins,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

The Speaker called Mr. W. A. Baker to the chair.

House bill No. 228 (file No. 308), entitled

A bill to amend sections 16 and 18 of chapter 266 of the compiled laws of 1871, being sections 9649 and 9651 of Howell's annotated statutes, as amended by act 224 of the session laws of 1885, relative to county jails,

Was read a third time and passed, a majority of all the members elect

voting therefor, by yeas and nays, as follows:

YEAS.

Mr.	Abbott,	Mr.	Cole,	Mr.	. Holt,	Mr.	Robinson, R.,
	Allen,		Cross,		Hoobler,		Rounsville,
	Baker, W. A.,		Damon,		Hosford,		Rumsey,
	Bardwell,		Dickson,		Hunt,		Spencer,
	Bates,		Diekema,		Killean,		Thompson,
	Baumgardner,		Dillon,		Linton,		Tindall,
	Beecher,		Dougherty,		Manly,		Van Orthwick.
	Bettinger,		Dunbar,		McGregor,		Vickary,
	Breen,		Eldred,		Mulvey,		Vroman,
	Brock,		Engleman,		Ogg,		Washburn,
•	Burr,		Goodrich,		Oviat,		Watson, F. H.,

1

Mr. Cady, Cannon,	Mr. Grenell, Harper,	Mr. Perkins, Pettit,	Mr. Watson, H. Wellman,	
Case, Chapell,	Haskin, Hoaglin,	Reader, Robinson, J. W.	Wilson, Wood,	
Chapman,	G .	NAYS.	•	61

Mr. Simpson,

The question being on agreeing to the title, .

Mr. Abbott moved to amend the title so as to read as follows:

A bill to amend sections 8033 and 8035 of the compiled laws of 1871, relative to "county jails and the regulation thereof," as amended, the same being compiler's sections 9649 and 9651 of Howell's annotated statutes as amended by act No 132, of the public acts of 1885, approved June 2, 1885, and by act No. 224 of the public acts of 1885, approved June 17, 1885.

Which motion prevailed.

The title as amended was then agreed to.

On motion of Mr. Linton,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

House bill No. 762 (file No. 409), entitled

A bill to regulate the employment of labor in prisons,

Was read a third time, and pending the taking of the vote on the passage thereof.

Mr. Rumsey moved to strike out the enacting words of the bill.

Which was withdrawn.

The bill was then not passed, a majority of all the members elect not voting therefor, by yeas and nays, as follows:

YEAS.

Mr.	Baldwin,	Mr.	Eldred,	Mr.	Killean,	Mr.	Thompson,
	Bates,		Goodrich,		Lincoln,		Washburn,
	Baumgardner,		Grenell,		Manly,		Watson F. H.,
	Bettinger,		Harper,		McGregor,		Watson H.,
	Breen,		Hoobler,		Mulvey,		Watts,
	Brock,		Hosford,		Ogg,		Wellman,
	Burr,		Hunt,		Reader,		Williams, T. H.
	Cole,		Jones,		Robinson, J. W	•	Williams, W.W.
	Damon,		Kelley,		Rounsville,		Wood,
	Dougherty,		•		·		37

NAYS.

Mr.	Baker, S., Mr.	Dickson,	Mr.	Makelim,	Mr. Robinson,	R.,
	Baker, W. A.,	Dillon,		McCormick,	Simpson,	-
	Beecher,	Engleman,		O'Keefe,	Spencer,	
•	Cady,	Hoaglin,		Oviact,	Stuart,	
	Cannon,	Holt,		Pettit,	Tindall,	
	Cross.	Houk.		•	•	22

Mr. Dillon moved to reconsider the vote by which the liouse refused to pass the bill.

Which motion prevailed.

The question being on the passage of the bill,

On motion of Mr. Dillon,

The bill was laid on the table.

The Speaker resumed the chair.

Mr. Burr moved to take from the table

House bill No. 373 (file No. 434), entitled

A bill to regulate the sale of malt, brewed or fermented, spirituous and vinous liquors in counties in this State,

Which motion prevailed.

The question being on the passage of the bill,

Mr. W. Williams moved that there be a call of the House.

Which motion prevailed.

PROCEEDINGS UNDER THE CALL.

The roll of the House was called by the Clerk, and the following members reported absent without leave: Messrs. Herrington and Webber.

On motion of Mr. W. W. Williams.

The Sergeant-at-Arms was dispatched after the absentees.

The question being on the passage of the bill,

Mr. T. H. Williams had moved to amend the bill by adding at the end of section 1, the following: "Provided, That in counties within which are cities of over 10,000 inhabitants, each of said cities shall constitute one district, and the balance of said county shall constitute a separate district, and the majority of voters in any such district, voting at any such election, shall decide the question of prohibition or taxation of the business of selling liquors within said district for themselves respectively,"

Which was not agreed to, two-thirds of all the members present not

voting therefor.

Mr. Diekema moved to amend the bill so as to read as follows:

House bill No. 373 (file No. 434), entitled

A bill to reglate the sale of malt, brewed or fermented, spirituous and vin-

ous liquors in counties in this State.

SECTION 1. The People of the State of Michigan enact, That upon application by petition signed by not less than one-fifth of the voters of any county, as shown by the last preceding vote on Governor, who are qualified to vote for county officers in any county in this State, the county clerk of such county shall call an election to be held at the places of holding elections for State and county officers, to take place within forty days after the receipt of such petition by said county clerk, to determine whether or not intoxicating liquors as mentioned in section two of this act shall be manufactured or sold within the limits of such designated county: Provided, That no election held under this act shall be held in any month in which an election for State, county, city, village or township officers is held, and such question having been once submitted and decided by the votes of the electors, shall not be again submitted for a period of three years. Notice that such a question is to be submitted shall be given by the county clerk for the same time and in the same manner as is provided by law for giving notice of special elections for county officers. The vote shall be by ballot, and the ballots shall be deposited in ballot boxes furnished for the purpose, and separate poll-lists and tally-sheets shall be kept. The county clerk shall provide poll-lists, tally-sheets and a sufficient number of tickets for such election at each polling place, at the expense of the county. Those voters who wish the manufacture and sale of intoxicating liquors for use as a beverage prohibited, shall have printed or written or partly printed or partly written on their ballots the words, "Against the manufacture and sale of intoxicating liquors," and those who do not wish such sale prohibited shall have printed or written or partly printed or partly written on their ballots the words, "For the manufacture and sale of intoxicating liquors". The inspectors of elections, as provided by law, shall act, and shall have authority to appoint assistants, if any shall be necessary. The ballots shall be cast and counted, and the returns of the same shall be made from each voting precinct to the clerk of the county in which such election is held, in the manner prescribed by law for the election of county officers. The clerk of said county shall enter in a book to be provided by him for that purpose, a tabular statement of the number of votes cast for and against such proposition in each voting precinct in said county, as shown by said returns, together with the aggregate number of votes cast for and against such sale in the elective county. Said statement so recorded shall be a public record of the county, and shall be prima facie evidence of the truth of the matters therein stated.

SEC. 2. That from and after the first Monday in May next, after such special election, it is hereby declared unlawful to manufacture, sell, give away, or furnish malt, brewed, fermented, vinous or intoxicating liquors of any kind, or in any quantity, or liquors, any part of which is malt, brewed, fermented, vinous or intoxicating, or to keep for sale or keep a place where such liquors are manufactured or kept for sale, given away or furnished, within the limits of any county in which a majority of the votes cast at the election next preceding, upon the question of prohibiting the sale of intoxicating liquors, as provided in section one of this act, have been cast against the manufacture and sale of intoxicating liquors; except where done by a druggist who is or who employs a registered pharmacist strictly in compliance with the laws for the regulation of druggists. And whoever, within such limits, himself, or by an agent, or otherwise, thus manufactures, sells, furnishes or gives away any such iquois, or keeps for sale, or keeps a place where such liquors are manufactured or kept for sale, given away or furnished, upon conviction thereof in any court of competent jurisdiction, shall be fined in any sum not less than fifty nor more than five hundred dollars, and be imprisoned in the county jail not less than ten days nor more than six months, or both, in the discretion of the court.

SEC. 3. In any county in this State whereby the electors of such county as hereinbefore provided, for the sale of such liquors is prohibited by a majority vote, then in such case the provisions of the general laws of this State for the taxation and regulation of the business of the sale, manufacture or dealing in such liquors is suspended, or superceded, so far as relates to the territory of such county, and all sales made by druggists in such county shall be under all the restrictions imposed upon druggists by said general laws of this State.

Which motion prevailed, two-thirds of all the members present voting therefor.

Mr. Crocker moved to amend the bill as follows:

1. Amend line 2, section 1, so as to read as follows: "who are qualified to vote for township, city or village officers in any township, city, or village in the State, the township or village board or city council as the case may be, shall;"

2. Insert in line 12 after the word "kept" the words "the township, village

or city shall provide;"

3. Amend line 13 so as to read "at the expense of the city, village or township where such election is held, instead of "at the expense of the county;"

4. Insert in line 18 the words "to the clerk of the township, city or village

in which such election is held for the election of township, village or city officers," in lieu of the words of "county officers."

5. Insert in line 20 the words "the clerk of the said village, city or town-

ship," in lieu of the words "county clerk."

6. Insert in line 22 the words "in said township, city or village," in lieu of the words "said county,"

Which motion did not prevail, two-thirds of all the members present not

voting therefor.

Mr. T. H. Williams moved to amend the bill by striking out in section 1, the words "against the sale of intoxicating liquors," and "for the sale of intoxicating liquors," and inserting in lieu thereof the words "prohibition of the manufacture and sale of intoxicating liquors," and "for the tax upon the manufacture and sale of intoxicating liquors," respectively,

Which motion did not prevail, two-thirds of all the members present not

voting therefor.

Mr. Rounsville moved that the consideration of the bill be deferred until the same can be printed in the Journal for information of members.

Which was not agreed to.

The bill was then passed, a majority of all the members elect voting therefor by yeas and nays, as follows:

YEAS.

Mr. Abbott, Allen, Anderson, Ashton, Baker. W. A., Bardwell, Bates, Baumgardner, Beecher, Burr, Cannon,	Cole, Cross, Damon, Dickson, Diekema, Dillon, Dougherty, Eldred, Goodrich, Grenell, Haskin,	Mr. Houk, Hunt, Kirby, Lincoln, Makelim, McCormick, McGregor, Ogg, Oviatt, Pardee, Pettit, Preston.	Mr.	Rogers, Rumsey, Simpson, Spencer, Thompson, Tindall, VanOrthwiok, Watson, H., Webber, Williams, W. W Wood, Speaker
Cannon, Case, Chapman,	Hill, Hoobler,	Preston, Reader,		Speaker,

NAYS.

Mr. Baker, S.,	Mr Dunbar,	Mr. Lakey,	Mr. Rounsville,
Baldwin,	Engleman,	Linton,	Stuart,
Bettinger,	Green,	Manly,	Vickary,
Bentley,	Harper,	Mulvey,	Vroman,
Breen,	Hoaglin,	O'Keefe,	Washburn,
Brock,	Holt,	Perkins,	Watson, F. H.,
Cady,	Hosford,	Powers,	Watts,
Chapell,	Jones,	Rentz,	Wellman,
Crocker,	Kelley,	Robinson, J. W.	Williams, T.H.
Douglass,	Killean,	Robinson, R.,	Wilson, 40

Title agreed to.

On motion of Mr. W. W. Williams,

All further proceedings under the call were dispensed with.

The Speaker announced the following:

To the Honorable Speaker of the House of Representatives :

We have the honor of transmitting the following, and respectfully beg your acceptance of the invitation extended:

By Alderman Jacob:

WHEREAS, The Legislature of the State have nearly completed the work of their present session, and are about to adjourn, and,

WHEREAS, The people of the city of Detroit are very largely interested in the welfare of the State, both from their close business relations and the bur-

dens they are called upon to bear in taxation, and

WHEREAS, The State Legislature are called upon to take important action in reference to promoting the business interests and government of the city of Detroit, it is therefore deemed wise and proper that close and friendly relations should be cultivated between the State government and the representatives and citizens of Detroit; therefore be it

Resolved, That the Governor and the State Legislature are cordially invited to visit the city of Detroit in a body on Saturday, June 11 inst., as the guests

of the city government.

And be it further Resolved. That a committee consisting of the president of the board of aldermen, three members of this board, to be designated by the chair, and the Hon. Joseph Nicholson, superintendent of the house of correction, be constituted a committee of invitation.

LON BURT, JOHN CHAS. JACOB, FRANK N. REVES, JOSEPH NICHOLSON,

Committee on Invitation.

Mr. Grenell offered the following:

Resolved (the Senate conucurring), That the Legislature accept the invitation of the Detroit Board of aldermen to visit their city on the date mentioned in their invitation, June 11, and to enjoy the hospitality of the citizens of said city.

Pending the order that the resolution lie over one day under the rules,

On motion of Mr. Grenell,

The rules were suspended, two-thirds of all the members present voting therefor, and the resolution was put upon its immediate consideration.

The resolution was then adopted. On motion of Mr. H. Watson,

The House took a recess until 2 o'clock this afternoon.

AFTERNOON SESSION.

2 o'clock P. M.

The House met and was called to order by the Speaker. Roll called: quorum present.

THIRD READING OF BILLS.

House bill No. 178 (file No. 443), entitled

A bill to preserve the purity of elections and guard against abuses of the elective franchise,

Was read a third time, and pending the taking of the vote on the passage thereof,

Mr. Rumsey moved to amend the bill by adding at the end of the bill the words, "Provided, that this act shall apply only to cities and villages of ten thousand or more inhabitants."

Mr. Rounsville moved to amend the amendment by striking out the words "ten thousand" and inserting the words "five thousand" in lieu thereof,

Which was accepted.

The question being on amending the bill, Mr. Abbott demanded the yeas and nays.

The demand was seconded, and the motion did not prevail by yeas and nays, as follows:

YEAS.

Mr. Allen,	Mr. Dunbar,	Mr. McCormick,	Mr. Rounsville,
Baker, S.,	Eldred,	McGregor,	Rumsey,
Baker, W. A.,	Engleman,	McMillan,	Vroman,
Bentley,	Kirby,	Pardee,	Watts,
Crocker,	Lincoln,	Robinson R.	Webber,
Dickson,	Manly,	Rogers,	Williams, W.W
		_	24

NAYS.

Mr.	Abbott, Baldwin, Bardwell, Bates, Baumgardner, Beecher, Bettinger, Breen, Cady, Case.	Cross, Damon, Diekema, Dillon, Douglass, Goodrich, Green, Grenell, Harper,	M	r. Hosford, Hunt, Jones, Kelley, Killean, Makelim, Mulvey, Ogg, O'Keefe,	Rentz, Robinson Spencer, Stuart, Washbur Watson, Watson, Wellman Williams	n, F. H., H., , T.H.	,
				O'Keefe, O'iatt, Pettit, Reader,		Т.Н.	•

Mr. S. Baker moved to amend the bill by substituting the following for the bill:

SECTION 1. The People of the State of Michigan enact, That at every polling precinct within all the cities containing ten thousand inhabitants and over of this State, at every election there shall be furnished a room sufficiently large for the accommodation of at least thirty persons and the sam? shall be used for and by the board of inspectors of elections. Such room shall be provided with a window for the purpose of receiving ballots, and there shall be erected in front of such window an enclosure with a door at each end. The electors shall pass in at one door and out at the other; within such enclosure there shall be erected a stand upon which the board of inspectors shall cause to be placed during the election hours a sufficient number of all tickets to be voted for at such election. No person shall be allowed within twenty feet of such enclosure except in going to and from the same, and that for the purpose of casting his ballot only. Any person violating the provisions of this act upon conviction thereof shall be subject to a fine of not less than twenty-five

Mr. Stuart,

Speaker,

dollars nor more than two hundred, or imprisonment in the county jail not less than thirty nor more than ninety days, or both such fine and imprisonment in the discretion of the court.

Pending which,

Mr. Baker, S.,

Cannon,

Chapman,

Mr. Perkins moved that the bill be made the special order for Tuesday next, at 10 o'clock A. M.

Which motion did not prevail, two-thirds of the members present not voting

The question being on agreeing to the substitute,

Mr. Engleman,

Mr. S. Baker demanded the yeas and nays.

The demand was seconded, and the substitute was not agreed to, two-thirds of all the members present not voting therefor by yeas and nays as follows:

YEAS.

Mr. Preston,

Reader,

Cady,		Herrington,		Rentz,		Vroman,	
Crocker,		Hosford,		Rounsville,		Webber,	
Dunbar,		Powers,		Rumsey,		Wellman,	16
		1	NAY8.				
Mr. Abbott,	Mr.	Cole,	Mr.	Jones,	Mr.	Rogers,	
Bardwell,		Cross		Killean,		Simpson,	
Bates,		Damon,		Lincoln,		Spencer,	
Baumgardner,		Dickson,		Manly,		VanOrthw	ick.
Beecher,		Goodrich,		Ogg,		Vickary,	•
Bettinger,		Green,		O'Keefe,		Washburn,	
Bentley,		Grenell,		Oviatt,		Watson, H.	
Breen,		Haskin,		Pardee,		Williams,T	H.,
Burr,		Hill,		Pettit,		Wilson,	•

Hunt, The question being on the passage of the bill,

Hoobler.

The bill was then passed, a majority of all the members elect voting therefor by yeas and nays as follows:

YEAS.

Mr. Abbott,	Mr. Damon,	Mr. Jones,	Mr. Rogers,
Allen,	Diekema,	Kelly,	Spencer,
Anderson,	Dillon,	Killean,	Thompson,
Baldwin,	Dougherty,	Lincoln,	Tindall,
Bardwell,	Douglass,	Linton,	VanOrthwick,
Bates,	Goodrich,	Makelim,	Vickary.
Baumgardner	Green,	Manly,	Washburn,
Bettinger,	Grenell,	McGregor,	Watson, F. H.
Breen,	Haskin,	Ogg,	Watson, H.
Burr,	Hill,	O'Keefe,	Williams, T. H.
Case,	Holt,	Oviatt,	Williams, W.W
Chapell,	Hoobler,	Pettit,	Wilson,
Chapman,	Houk,	Reader,	Wood,
Cole,	Hunt,	Robinson, J.W.	Speaker,
Cross,	•	•	57

NAYS.

Mr. Baker, S.,	Mr. Harper,	Mr. Mulvey,	Mr. Rounsville,
Beecher,	Herrington,	Pardee,	Rumsey,
Cady,	Hoaglin,	Perkins,	Simpson,
Crocker,	Hosford,	Pierce,	Stuart,
Dickson,	Kirby,	Powers,	Vroman.
Dunbar,	Lakey,	Preston,	Watts,
Eldred,	McCormick,	Rentz.	Webber,
Engleman.	McMillan.	Robinson, R.	Wellman 32

Title agreed to.

Mr. Rentz moved to take from the table

House bill No. 872, entitled

A bill to amend sections 5 and 33 of an act to establish a police government for the city of Detroit, approved April 17, 1871, and the amendment thereto.

Which motion prevailed.

On motion of Mr. Rentz,

The bill was referred to the committee on judiciary.

SPECIAL ORDER.

On motion of Mr. Goodrich,

The House went into committee of the whole on the special order,

Whereupon the Speaker called Mr. Hunt to the chair.

After some time spent therein, the committee rose, and through their chairman made the following report:

The committee of the whole have had under consideration the fol-

lowing bills:

1, Senate bill No. 1 (file No. 110, House file No. 446), entitled

A bill making an appropriation for the erection and equipment of a suitable building for the use of the mining school at Houghton, in the Upper Peninsula of Michigan, and for heating, lighting and furnishing the same, 2, Senate bill No. 109 (file No. 111), (House file No. 447), entitled

A bill making an appropriation for the maintainance and support of the mining school at Houghton, in the county of Houghton, Mich., for the year A. D. 1888,

Have made sundry amendments thereto and have directed their chairman to report the same back to the House, asking concurrence therein, and recommend their passage.

L. H. HUNT, Chairman.

Report accepted and committee discharged.

On motion of Mr. Herrington,

The House concurred in the amendments made by the committee to the first and second named bills, and they were placed on the order of third reading.

On motion of Mr. Herrington,

The rules were suspended, two-thirds of all the members present voting therefor, and the two named bills were put upon their immediate passage.

Senate bill No. 1 (file No. 110, House file No. 446), entitled

A bill making an appropriation for the erection and equipment of a suitable building for the use of the mining school at Houghton, in the upper peninsula of Michigan, and for heating, lighting and furnishing the same,

Was read a third time, and pending the taking of the vote on the passage thereof.

Mr. Cole moved to amend the bill by striking out in section 1 the words "one hundred and twenty thousand dollars," and inserting the words "fifty thousand dollars,"

Which motion did not prevail, two-thirds of all the members present not voting therefor.

The bill was then passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Abbott,	Mr. Diekema,	Mr. Jones,	Mr. Robinson, J. W.
Allen,	Dillon,	Killean,	Robinson, R.
Ashton,	Dougherty,	Lakey,	Rumsey,
Baker, W. A.	Douglass,	Lincoln,	Simpson,
Bardwell,	Engleman,	Linton,	Spencer,
Baumgardner,	Goodrich,	Makelim,	Thompson,
Beecher, ·	Green,	Manly,	VanOrthwick,
Bettinger,	Grenell,	McCormick,	Vic kary ,
Breen,	Haskin,	McMillan,	Washburn,
Burr,	Herrington,	Mulvey,	Watson F.H.
Cannon,	Hill,	O'Keefe,	Watson II.,
Case,	Hoaglin,	Perkins,	Watts,
Crocker,	Holt,	Pierce,	Wellman,
Cross.	Hoobler,	Preston,	Williams, T. H.
Damon,	Hosford,	Reader,	Williams, W.W.
Dickson,	Houk,	Rentz,	63

NAYS.

Mr. Anderson,	Mr. Cole,	Mr. Pardee,	Mr. Tindall,	
Bentley,	Eldred,	Pettit,	Vroman,	
Chappell,	Kelley,	Powers,	Wood,	
Chapman,	Oviatt,	Rounsville,		15

Title agreed to.

On motion of Mr. Herrington,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

Senate bill No. 109 (file No. 111), entitled

A bill making an appropriation for the maintenance and support of the mining school at Houghton, in the county of Houghton, Michigan, for the year A. D. 1888,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

۷r	Abbott,	Mr. Diekema,	Mr. Killean,	Mr. Robinson, J.W.
	Allen.	Dillon.	Kirby,	Robinson, R.,
	Ashton,	Dougherty,	Lakey,	Rounsville,
	Baker, W. A.	Douglass,	Lincoln,	Rumsey,
	Bardwell,	Dunbar,	Linton,	Simpson,
	Baumgardner.	. Goodrich	Makalim	Thompson

Mr. Van Orthwick, Mr. Grenell, Mr. Manly, Mr. Beecher, McCormick. Vickary, Bettinger, Herrington, McMillan, Washburn, Bentley, Hoaglin, Breen, Holt, Watson, F. H., O'Keefe, Brock, Hoobler, Perkins, Watson, H. Pettit, Watts. Cannon, Hosford, Wellman, Pierce, Cole. Houk, Crocker, Hunt, Preston. Williams, T.H. Reader. Williams, W. W Cross. Jones, Wood, Damon, Kelley, Rentz, 65 Dickson, NAYS. Q

Title agreed to.

On motion of Mr. Douglass,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

Mr. Rounsville moved to take from the table Senate bill No. 432 (file No. 267), entitled

A bill to authorize the village of Howell, in the county of Livingston, to raise money to make public improvements in said village.

Which motion prevailed.

On motion of Mr. Rounsville,

The bill was put upon its immediate passage.

The bill having been read a third time, and the question being upon its passage, pending the taking of the vote thereon,

Mr. Manly moved to amend the bill by adding the following at the end of

the bill:

"Provided that no part of said money shall be used for railroad purposes."
Which motion did not prevail.

The bill was then passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

	I EAG.						
Mr.	Abbott,	Mr.	Cross,	Mr.	. Lakey,	Mr.	Robinson, J.W.
	Allen,		Dickson,		Lincoln,		Robinson, R.,
	Ashton,		Dillon,		Linton,		Rogers,
	Baker, W. A.,	,	Dougherty,		McCormick,		Rounsville,
	Baldwin,		Eldred,		McGregor,		Rumsey,
	Bardwell,		Green,		McMillan,		Spencer,
	Bates,		Grenell,		Mulvey,		Stuart,
	Baumgardner,		Haskin,		Ogg,		Vroman,
	Beecher,		Herrington,		Oviatt,		Washburn,
	Bettinger,		Hoobler,		Pardee,		Watson, F. H.
	Bentley,		Hosford,		Perkins,		Watson, H.,
	Brock,		Hunt,		Petitt,		Webber,
	Cannon,		Kelley,		Pierce,		Wellman,
	Chapman,		Killean,		Powers,		Wilson,
	Crocker,		Kirby,		Reader,		59
	NAYS.						
Mr.	Cadv.	Mr.	Cole.	Mr.	Diekema.	Mr.	Preston.

Mr. Cady, Mr. Cole, Mr. Diekema, Mr. Preston, Case, Damon, Dunbar, Simpson, 8 Title agreed to.

On motion of Mr. Rounsville,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

Mr. Perkins moved to discharge the committee on towns and counties from the further consideration of

Senate bill No. 501 (filed No. 242), entitled

A bill to detach certain territory from the township of Harrisville, in Alcons county, in the State of Michigan, to organize the township of Gustin in said county, to provide for the appointment of boards of registration and inspectors of election in and for said township of Gustin.

Which motion prevailed.

By the committee on towns and county:

The committee on towns and counties, to whom was referred

Senate bill No. 501 (file No. 242), entitled

A bill to detach certain territory from the township of Harrisville, in Alcona county, in the State of Michigan, to organize the townsnip of Gustin, in said county, and to provide for the appointment of boards of registration and inspectors of election in and for said township of Gustin,

Respectfully report the same back to the House in accordance with instruc-

tion.

E. Z. PERKINS, Acting Chairman.

Report accepted and committee discharged:

On motion of Mr. Perkins

The bill was put upon its immediate passage.

The bill was then read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays as follows:

YEAS.

	-		
Mr. Abbott,	Mr. Chapman,	Mr. Lincoln,	Mr. Rumsey,
Allen,	Cole,	Linton,	Spencer,
Ashton,	Crocker,	Makelim,	Stuart,
Baker, S.,	Cross,	Manly,	Thompson,
Baker, W. A.	Green,	McCormick,	Tindall,
Baldwin,	Harper,	McGregor,	VanOrthwick,
Bardwell,	Haskin,	Mulvey,	Vickary,
Bates,	Hoaglin,	Ogg,	Washburn,
Baumgardner,	Hoobler,	Oviatt,	Watson, H.,
Bettinger,	Hosford,	Pardee,	Watts,
Bentley,	Hunt,	Perkins	Webber,
Breen,	Jones,	Powers,	Wellman,
Brock,	Kelley,	Reader,	Williams, W. W.
Cady,	Killean,	Rentz,	Wilson,
Cannon,	Kirby,	Robinson, R.,	Speaker,
Case,	Lakey,	Rounsville,	62

NAYS

Mr. Preston. Mr. Wood.

Title agreed to.

Mr. H. Watson gave notice that on to-morrow he would move to reconsider the vote by which the House passed

Senate bill No. 1 (file No. 110, House file No. 446), entitled

A bill making an appropriation for the erection and equipment of a suitable building for the use of the mining school at Houghton, in the upper peninsula of Michigan, and for heating, lighting and furnishing the same.

Mr. Linton moved to discharge the committee on local taxation from the

further consideration of

House bill No. 536, entitled

A bill to confirm assessments and the levy of taxes for municipal purposes in the city of East Saginaw for the years 1873, 1874, 1875, 1876, 1877, and 1878, under the provisions of the cnarter of said city and all titles to lands based on the sales made by said city for non-payment thereof.

Which motion prevailed.

On motion of Mr. Linton,

The bill was referred to the committee on judiciary.

Mr. Abbott moved to discharge the municipal corporations committee from the further consideration of

House bill No. 147, entitled

A bill to incorporate the village of Pittsford, Hillsdale county.

Which motion prevailed.

On motion of Mr. Abbott,

The bill was referred to the committee on local taxation.

By the committee on drainage:

The committee on drainage, to whom was referred

House bill No. 854, entitled

A bill to provide for the annual cleaning out of all public ditches and drains,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, with the accompanying substitute therefor, entitled

A bill to provide for keeping clear of obstructions, open and in good condition and repair all ditches in this State constructed under the authority of the board of control, having charge of the drainage and reclamation of swamp lands by means of State roads and ditches, or ditches constructed by aid of State swamp lands,

Recommending that the substitute be concurred in and that the substitute do pass, and ask to be discharged from the further consideration of the subject.

R. ROBINSON, Chairman.

Report accepted and committee discharged.

On motion of Mr. Bentley,

The House concurred in the adoption of the substitute reported by the committee.

The bill was then ordered printed, referred to the committee of the whole, and placed on the general order.

By the committee on judiciary:

The committee on judiciary, to whom was referred

House bill No. 872, entitled

A bill to amend sections 5 and 33 of an act to establish a police government for the city of Detroit, approved April 17, 1871. and amendments thereto,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, with amendments thereto, recommending that the amendments be concurred in, and that the

bill, when so amended, do pass, and ask to be discharged from the further consideration of the subject.

GERRIT J. DIEKEMA, Chairman.

Report accepted and committee discharged.

On motion of Mr. Rentz,

The House concurred in the amendments reported by the committee.

On motion of Mr. Rentz,

The rules were suspended, two-thirds of all the members present voting therefor, and the bill was put upon its immediate passage.

The bill was then read a third time and passed, a majority of all the mem-

bers elect voting therefor by yeas and nays, as follows:

YEAS.

Mr.	Abbott,	Mr. Engleman,	Mr. McCormick,	, Mr. Spencer,
	Allen,	Goodrich,	McGregor,	Stuart,
	Anderson,	Green,	McMillan,	Tindall,
	Ashton,	Grenell,	Mulvey,	VanOrthwick,
	Bardwell,	Haskin,	Ogg,	Vickary,
	Beecher,	Herrington,	Oviatt,	Vroman,
	Bettinger,	Hoobler,	Pardee,	Washburn,
	Bentley,	Hosford,	Perkins,	Watson, F. H.
	Breen,	Houk,	Pettit,	Watson, H.
	Brock,	Hunt,	Pierce,	Watts,
	Burr,	. Kelley,	Powers,	Webber,
	Cady,	Killean,	Reader,	Wellman,
	Chapman,	Kirby,	Rentz,	Williams, W. W
	Cole,	Lincoln,	Robinson, J. V	W. Wilson,
	Crocker,	Linton,	Robinson, R	R. Wood,
	Diekema,	Makelim,	Rogers,	Speaker,
	Douglass,	Manly,	Rounsville,	67
NAYS.				0

Title agreed to.

On motion of Mr. Rentz,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

Mr. Wilson moved to discharge the committee of the whole from the further consideration of

House bill No. 203 (file No. 143), entitled

A bill to legalize and validate all the proceedings had, up to and including the issuing of certain bonds, issued by the township of Warren, in the county of Midland, State of Michigan.

Which motion prevailed.

On motion of Mr. Wilson,

The bill was put upon its immediate passage.

The bill was then read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Abbott,	Mr. Crocker,	Mr. Makelim,	Mr. Rumsey,
Allen,	Damon,	Manly,	Simpson
Anderson,	Diekema,	McCormick,	Spencer,
Ashton,	Dillon,	McGregor,	Thompson,

Mr.	Baldwin,	Mr. Harper,	Mr. McMillan,	Mr. Tindall.
	Bardwell,	Haskin,	Mulvey,	Vickary,
	Beecher,	Hill,	Pardee,	Vroman,
	Bettinger,	Hoobler,	Perkins,	Washburn,
	Bentley,	Hosford,	Pierce,	Watson, F. H.,
	Breen,	Houk,	Powers,	Watson, H.,
	Brock,	Hunt,	Preston,	Watts,
	Burr,	Jones,	Reader,	Webber,
	Cady,	Kelley,	Rentz,	Wellman,
	Cannon,	Killean,	Robinson, J. W	. Williams, W.W
	Case,	Kirby,	Robinson, R.,	Wilson,
	Chapell,	Lincoln,	Rogers,	Wood,
	Cole,	Linton,	Rounsville,	Speaker, 68
		0		

Title agreed to.

On motion of Mr. Wilson,

By a vote of two-thirds of all the members elect the bill was ordered to take immediate effect.

By the committee on judiciary:

The committee on judiciary to whom was referred

House bill No. 607, entitled

A bill to amend section 15 of the act entitled "An act to provide for the assessment of property and the levy and collection of taxes thereon," approved June 9th, 1885,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do not pass, and ask to be discharged from further consideration of the subject.

GERRIT J. DIEKEMA, Chairman,

Report accepted and committee discharged,

On motion of Mr. Haskin,

The bill was laid on the table.

By the committee on judiciary:

The committee on judiciary, to whom was referred

House bill No. 121 (file No. 101), entitled

A bill to amend section 4380 of the compiled laws of 1871 as amended by act 136 of the laws of 1875, being section 5850 of Howell's statutes, relative to administrators' bonds,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House without amendment, and recommend that the bill do not pass, and ask to be discharged from the further consideration of the subject.

GERRIT J. DIEKEMA, Chairman.

Report accepted and committee discharged.

On motion of Mr. Diekema,

The bill was laid on the table.

By the committee on judiciary:

The committee on judiciary, to whom was referred

Senate bill No. 423 (file No. 212), entitled

A bill to amend section 7423 of chapter 238 of the compiled laws of 1871, and being section 9000 of Howell's annotated statutes, relative to taxation of costs,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do not pass, and ask to be discharged from the further consideration of the subject.

GERRIT J. DIEKEMA, Chairman.

Report accepted and committee discharged.

On motion of Mr. Diekema,

The bill was laid on the table. By the committee on judiciary:

The committee on judiciary, to whom was referred,

House bill No. 122, entitled

A bill to amend section 4401 of the compiled laws of 1871, as amended by act 136 of the laws of 1875, being section 5869 of Howell's annotated statutes, relative to the making and return of the inventory of the effects of deceased persons,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that the bill do not pass, and ask to be discharged from the further consideration of the subject.

GERRIT J. DIEKEMA, Chairman.

Report accepted and committee discharged.

On motion of Mr. Diekema,

The bill was laid on the table.

By the committee on judiciary:

The committee on judiciary, to whom was referred

House bill No. 698 (file No. 242), entitled

A bill to authorize the re-assessment and collection of drain taxes levied by virtue of the provisions of act No. 269 of the session laws of 1881, and remaining unpaid, and to make the same a lien upon the lands upon which they are assessed, and to make valid the collection of drain taxes and sale of property under re-assessments made under act No. 227 of the session laws of 1885, entitled "An act to provide for the construction and maintenance of drains and the assessment and collection of taxes therefor, and to repeal all other laws relative thereto," approved June 20, 1885,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do pass, and ask to be discharged from the further consideration of the subject.

GERRIT J. DIEKEMA, Chairman.

Report accepted and committee discharged.

The bill was referred to the committee of the whole, and placed on the general order.

By the committee on judiciary:

The committee on judiciary, to whom was referred

House bill No. 247, entitled

A bill to repeal sections 5212 of the compiled laws of 1871, being section 6775 of Howell's annotated statutes relative to oaths of executors, administrators, guardians and trustees to accounts,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment,

and recommend that it do not pass, and ask to be discharged from the further consideration of the subject.

GERRIT J. DIEKEMA, Chairman.

Report accepted and committee discharged.

On motion of Mr. Diekema, The bill was laid on the table.

Mr. Reader moved to discharge the committee of the whole from the further consideration of

House bill No. 363, entitled

A bill prescribing certain duties of telephone companies, prohibiting discrimination between patrons, to regulate the rental allowed for the use of telephones, and fixing a penalty for its violation.

Which motion prevailed. On motion of Mr. Reader,

The bill was referred to the committee on State affairs.

The Speaker announced the following:

SENATE CHAMBER, Lansing, June 8, 1887.

To the Speaker of the House of Representatives:

SIR—I am instructed by the Senate to transmit the following concurrent resolution:

Resolved (the Senate concurring), That the Legislature accept the invitation of the Detroit Board of Aldermen to visit their city on the date mentioned in their invitation, June 11, and to enjoy the hospitality of the citizens of said

In the adoption of which the Senate has concurred.

Very respectfully, LEWIS M. MILLER,

Secretary of the Senate.

The message was laid on the table. On motion of Mr. Mulvey, The House adjourned.

Lansing, Tuesday, June 9, 1887.

The House met pursuant to adjournment and was called to order by the Speaker.

Prayer by Rev. Mr. Beattie. Roll called: quorum present.

Absent without leave: Messrs. S. Baker, Baldwin, Damon, Dickson, Dillon, Hill, Preston and Rounsville.

On motion of Mr. Spencer,

Leave of absence was granted to Mr. Damon for the morning.

On motion of Mr. Burr,

Leave of absence was granted to himself until Saturday next.

On motion of Mr. Ogg,

Leave of absence was granted to all absentees for the morning. On motion of Mr. Allen,

Leave of absence was granted to himself until Saturday next.

PRESENTATION OF PETITIONS.

No. 1284. By Mr. Robinson: Petition of M. A. Reynolds and numerous others of the tax-payers of Stanton relative to bonding for public improvements.

On demand of Mr. Robinson,

The petition was read at length, and spread at large on the Journal, as follows:

To the Senate and House of Representatives, Lansing, Mich:

The undersigned citizens and tax-payers of the city of Stanton, Mich. respectfully urge the passage of the bill enabling said city to issue bonds not to exceed \$20,000 in amount for the purpose of public improvement, and your petitioners will ever pray, etc.

Stanton, June 6th, 1887.

M. A. Reynolds, Mayor, J. G. Summers, J. L. Miller, Clerk, M. A. Bradford, G. F. Case. N. O. Griswold, P. S. Dodge, Oscar Fenn. J. W. G. Pierson & Co., A. D. F. Gardner, M. M. Bachman, T. E. Powell, C. W. Chapin, E. H. French, Norman Shepard, W. B. Pratt, W. F. Turner, S. Perry Young, Jas. W. Willett, E. D. Hawley, Eplag & Gillam, G. A. Hendricks, M. E. Fanning, H. S. Cook, H. Levitt, D. M. Gardner, Crusoe Bros., Walter T. Smith, D. F. Tallman, D. A. Briant, Fred Kallenbeck, D. L. McFadden, W. F. Chapman, O. F. Mason, F. A. Lamb, A. Gilbert, J. Z. Crippen, C. F. Briaut, J. S. Holcomb, T. S. Earle, T. N. Stevens, T. D. Wisner, N. E. Bachman, J. Weatherway, W. A. Briggs, D. A. McLean. R. Smith, Delos A. Towle.

Referred to the committee on local taxation.

No. 1285. By Mr. Ogg: Protest of Dr. B. D. Townshende, of Cassopolis, Mich., against the passage of any law to prevent any person practicing medicine who has been actively engaged in the profession ten years or more.

Referred to the committee on public health.

REPORTS OF STANDING COMMITTEES.

By the committee on ways and means: The committee on ways and means, to whom was referred House bill No. 447, entitled

A bill to provide for the payment of bounty by the State to such soldiers, sailors, and marines as are entitled to the same, but failed to receive it by reason of there being no money to pay the same under act 23 of the special session of 1864, entitled "An act authorizing the payment of bounties to volunteers in the service of the United States,"

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and without recommendation, and ask to be discharged from the further consideration of the subject.

M. E. RUMSEY, Chairman.

Report accepted and committee discharged.

On motion of Mr. Tindall,

The bill was ordered printed, referred to the committee of the whole, and placed on the general order.

By the committee on state affairs:

The committee on state affairs, to whom was referred

Senate bill No 210 (file No. 237), entitled

A bill to amend sections 4, 5 and 6 of act No. 200 of the public acts of 1885, entitled "An act to establish an advisory board in the matter of pardons,"

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, with amendments thereto, recommending that the amendments be concurred in, and that the bill, when so amended, do pass, and ask to be discharged from the further consideration of the subject.

A. R. CHAPMAN, Chairman.

Report accepted and committee discharged.

The bill was referred to the committee of the whole and placed on the general order.

By the committee on state affairs:

The committee on state affairs, to whom was referred

House bill No. 363, entitled

A bill prescribing certain duties of telephone companies, prohibiting discrimination between patrons to regulate the rental allowed for the use of telephones and fixing a penalty for its violation,

Respectfully report that they have had the same under consideration and have directed me to report the same back to the House, without amendment, and without recommendation, and ask to be discharged from the further consideration of the subject.

A. R. CHAPMAN, Chairman.

Report accepted and committee discharged.

On motion of Mr. Chapman,

The bill was ordered printed, referred to the committee of the whole, and placed on the general order.

By the committee on municipal corporations:

The committee on municipal corporations, to whom was referred

House bill No. 574, entitled

A bill to extend the corporate limits of the city of Bay City,

Respectfully report that they have had the same under consideration, and

have directed me to report the same back to the House, with the accom-

panying substitute therefor, entitled

A bill to amend section one of an act entitled An act to revise an act to incorporate the city of Bay City, approved March 30, 1881, as amended and revised by the several acts amendatory and revisionary thereof,

Recommending that the substitute be printed for the use of the committee. ERASTUS N. BATES, Chairman.

Report accepted and committee discharged.

On motion of Mr. Bates,

The House concurred in the adoption of the substitute reported by the committee.

The bill was then ordered printed for the use of the committee on municipal corporations.

MESSAGES FROM THE GOVERNOR.

The Speaker announced the following:

EXECUTIVE OFFICE,
Lansing, June 7, 1887.

To the House of Representatives:

I have this day approved, signed, and deposited in the office of the Secretary of State,

House bill No. 863 (file No. 180), being

An act to punish a male person above 14 years of age for indecent and improper liberties with a female child under 14 years of age.

Also,

House bill No. 379 (file No. 362), being

An act to repeal act number 184 of the laws of 1859 as amended by act No. 73 of the laws of 1861, the same being compiler's section 9187 of Howell's annotated statutes relative to the fraudulent removal or embezzlement of chattel mortgaged property;

Also.

House bill No. 106 (file No. 125), being

An act to change the name of Albert Saunders to Albert Saunders Baldwin, and make him the heir-at-law of Edwin Baldwin and Harriet Baldwin.

Also.

House bill No. 438 (file No. 198), being,

An act to change the name of Helen C. Buck and the names of each of her four children, Maggie R. Buck, Ella M. Buck, Jessie Buck and Robert C. Buck, to Helen Clark, Maggie R. Clark, Ella M. Clark, Jessie Clark and Robert C. Clark, respectively;

Also,

House bill No. 638 (file No. 319), being

An act to amend secs. 3 and 7 of act No. 37 of the public acts of 1883, entitled "An act to incorporate the Grand Army of the Republic, department of Michigan, and subordinate posts of the Grand Army of the Republic," approved April 21, 1883;

Also.

House substitute for Senate bill No. 452 (file No. 185), being

An act to amend section 1 of chapter 2, and section 6 of chapter 7 of act No. 243 of the session laws of 1881, entitled, "An act to revise and consoli-

date the laws relating to the establishment, opening, improvement and maintenance of highways and private roads and the building, repairing and preservation of bridges within this State," approved June 8, 1881, being sections 1325 and 1384 of Howell's annotated statutes;

Also,

House bill No. 378 (file No. 363), being

An act to amend section 1 of act No. 43 of the laws of 1873, the same being compiler's section 9188 of Howell's annotated statutes relative to the fraudulent removal or embezzlement of property leased or under contract of purchase, and to repeal section 2 of said act, the same being compiler's section 9189 of Howell's annotated statutes;

Also,

House bill No. 158 (file No. 67), being

An act providing for the forfeiture by every register of deeds in this State who shall neglect or refuse to keep up such indexes as are required by law, and for the recovery of the same,

Also,

House bill No. 645 (file No. 233), being

An act to amend section 3 of chapter 4 of act number 227, of the public acts of 1885, entitled "An act to provide for the construction and maintenance of drains, and the assessment and collection of taxes therefor, and to repeal all other laws relative thereto;"

Also,

House bill No. 611 (file No. 322), being

An act to amend section 4 of chapter 7 of act number 227 of the session laws of 1885, being an act to provide for the construction and maintenance of drains, and the assessment and collection of taxes therefor, and to repeal all other laws relative thereto.

U. G. LUCE, Governor.

The message was laid on the table.

The Speaker also announced the following:

EXECUTIVE OFFICE, Lansing, June 8, 1887.

To the House of Representatives:

I have this day approved, signed, and deposited in the office of the Secretary of State,

House bill No. 491 (file No. 459), being

An act to incorporate the city of Marine City, in the county of St. Clair, and to repeal act No. 328 of the local acts of 1885, entitled "An act to re-in-corporate the village of Marine City, approved April 23, 1885."

C. G. LUCE,

Governor.

The message was laid on the table.

The Speaker also announced the following:

EXECUTIVE OFFICE,

Lansing, June 8, 1887.

To the House of Representatives:

I have this day approved, signed, and deposited in the office of the Secretary of State,

House bill No. 626 (file No. 418), being

An act to appoint commissioners and provide for laying out and establishing

a State road in the county of Newaygo, and to make an appropriation of one-half a section of State swamp land per mile for constructing and improving the same, and to provide that the highway money taxes assessed and levied upon all lands situated within two miles on each side of said road shall be used in constructing and improving said road for a period of five years from the passage of this bill, and to provide for raising and expending certain necessary funds therefor.

G. C. LUCE, Governor.

The message was laid on the table.

MESSAGES FROM THE SENATE.

The Speaker announced the following:

SENATE CHAMBER, Lansing, June 8, 1887.

To the Speaker of the House of Representatives:

SIR-I am instructed to re-return to the House the following bill:

House bill No. 150 (file No. 66), entitled

A bill to provide for an appropriation for the preparation, publication and distribution of the proceedings of the annual meetings of the Michigan superintendents of the poor, for the years 1887 and '88,

Which the Senate, as shown by message of April 22, amended as follows: By adding thereto a new section to stand as section 3, and to read as follows:

Sec. 3. The auditor general shall add to and incorporate in the State tax, for the year 1887, the sum of \$150, and, for the year 1888 the sum of \$150, to be assessed, levied, and collected as other State taxes are assessed, levied and collected, which sums, when collected, shall be placed to the credit of the general fund to reimburse it for the sums appropriated by section one of this act.

•And in which amendment the House non-concurred.

And now to inform the House that on said amendment the Senate insists.

Very respectfully,

LEWIS M. MILLER,
Secretary of the Senate.

On motion of Mr. Rogers, The bill was laid on the table.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, June 8, 1887.

To the Speaker of the House of Representatives :

SIR-I am instructed to return to the House the following bill:

House bill No. 650, entitled

A bill to authorize the township of Deep River, Arenac county, to borrow \$3,000 to be used in paying outstanding obligations created by the construction and improvement of highways in and for said township,

And to inform the House that the Senate has amended the same, as fol-

lows, viz:

1. By striking out of line 8, of section 1, the word "six" and inserting in lieu thereof the word "seven;"

In the passage of which, as thus amended, the Senate has concurred by a

majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect has ordered the same to take immediate effect.

Very respectfully,

LEWIS M. MILLER,
Secretary of the Senate.

Pending the order that the message lie over one day under the rules,

Mr. Hoobler moved to suspend the rule requiring amendments made to bills by the Senate to be laid over one day,

Which motion prevailed, two-thirds of all the members present voting

therefor.

The question being on concurring in the amendment made by the Senate to the bill,

On motion of Mr. Hoobler,

The House concurred, a majority of all the members elect voting therefor by yeas and nays as follows:

YEAS.

	-		
Mr. Allen, Anderson, Ashton, Baker, W. A., Baldwin, Bardwell, Beecher, Bettinger, Bentley, Breen, Brock, Cannon, Chapell, Cole, Dougherty,	Mr. Eldred, Engleman, Goodrich, Green, Grenell, Harper, Haskin, Hoaglin, Hoobler, Houk, Kelley, Kirby, Lakey, Makelim, McCormick,	Mr. McGregor, McMillan, Mulvey, Ogg, Oviatt, Pardee, Perkins, Pettit, Powers, Robinson, J. W Robinson, R., Rogers, Rumsey, Simpson, Snow,	Webber, Weilman, Williams, T. H. Williams, W. W Speaker,
Dunbar,	MCCOFIIICA,	ющо w ,	61
Dunbar,			01
	N.	AYS.	1

Mr. Wood,

The bill was then referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, June 8, 1887.

To the Speaker of the House of Representatives:

SIR—I am instructed by the Senate to transmit the following bill:

Senate bill No. 171 (file No. 54), entitled

A bill to prohibit the selling, furnishing or giving of any spirituous, malt, ferment, or vinous liquors to any inmate of the Michigan Soldiers' Home,

Which has passed the Senate by a majority vote of all the Senators elect, and in all of which the concurrence of the House is respectfully asked.

Very respectfully, LEWIS M. MILLER.

Secretary of the Senate.

The bill was read a first and second time by its title and referred to the committee on liquor traffic.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, June 8, 1887.

To the Speaker of the House of Representatives:

SIR—I am instructed to return to the House the following concurrent resolution:

WHEREAS, A company from the Michigan military academy at the late national drill at Washington won the distinction and honor of being the best

drilled company present.

Therefore, resolved (the Senate concurring), That the congratulations and thanks of the Legislature are hereby extended to the management and cadets of the academy, and the Governor is hereby authorized to forward to Col. J. S. Rogers, Superintendent, a copy of this resolution.

In the adoption of which the Senate has concurred.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

The concurrent resolution was referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, June 8, 1887.

To the Speaker of the House of Representatives:

SIR—I am instructed to return to the House the following bill:

House bill No. 542, entitled

A bill to create a board of assessment and review of the City of East Saginaw and repeal all provisions of the present charter of said city inconsistent therewith.

In compliance with the request for the same this day received.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

Mr. McGregor moved to suspend the rule limiting the time within which a motion to reconsider a vote may be made,

Which motion prevailed, two-thirds of all the members present voting

therefor.

Mr. McGregor moved to reconsider the vote by which the House passed the bill.

Which motion prevailed.

The question being on the passage of the bill,

On motion of Mr. McGregor,

The bill was referred to the committee on municipal corporations.

THIRD READING OF BILLS.

House bill No. 547 (file No. 390), entitled

A bill to amend section 1 of act No. 235 of the public acts of 1881, being an act entitled "An act to reorganize the Michigan institute for educating the deaf and dumb," the same being compiler's section 1836 of Howell's annotated statutes of Michigan,

Was read a third time and passed, a majority of all the members elect voting therefor by yeas and nays as follows:

YEAS.

Mr.	Abbott, Allen, Anderson, Ashton, Baker, W. A., Baldwin, Bardwell, Beecher, Bentley, Brock, Burr, Cannon, Cole, Dillon.	Mr. Dougherty, Douglass, Dunbar, Eldred, Goodrich, Grenell, Harper, Haskin, Hoaglin, Hoobler, Hunt, Jones, Kelley, Kirby,	Mr. Lakey, Makelim, McCormick, McGregor, McMillan, Mulvey, Ogg, Oviatt, Pardee Pierce, Powers, Robinson,J.W. Robinson,R.,	Mr. Rumsey, Simpson, Stuart, Van Orthwick, Vickary, Washburn, Watson, H., Watts, Webber, Wellman, Wood, Speaker pro tem.,
	Dillon,	• • • • • • • • • • • • • • • • • • • •	_	54
		37	ATTO	4

NAYS.

0

The question being on agreeing to the title,

Mr. Abbott moved to amend the title by inserting after the word "dumb" the words "approved June 7, 1881,"

Which motion prevailed.

The title as amended was then agreed to.

On motion of Mr. Jones,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

House bill No. 392 (file No. 309), entitled

A bill to repeal act No. 132 of the session laws of 1885, being an act to amend section 9651 of Howell's annotated statutes,

Was read a third time and pending the taking of the vote on the passage thereof.

On motion of Mr. Hosford,

The bill was laid on the table.

House bill No. 848 (file No. 445), entitled

A bill to amend sections 1 and 9 of act No. 156 of the session laws of 1851, entitled "An act to define the powers and duties of the boards of supervisors of the several counties, and to confer upon them certain local administrative and legislative powers," approved April 8, 1851, the same being compiler's sections 473 and 481 respectively, of Howell's annotated statutes of Michigan,

Was read a third time, and pending the taking of the vote on the passage

thereof,

On motion of Mr. Oviatt.

The bill was laid on the table.

House bill No. 889 (file No. 419), entitled

A bill to authorize the village of Sand Beach, in Huron county, to borrow money for the purpose of building a public hall in said village of Sand Beach,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Abbott, Allen, Ashton, Baker, W. A. Bardwell, Beecher, Bentley, Brock, Burr, Cady, Cannon, Case, Chapman, Cole, Cross,	Goodrich, Grenell, Harper, Haskin, Herrington, Hoaglin, Holt, Hosford, Houk, Hunt, Jones,	Lincoln, Makelim, Manly, McCormick, McKie, Mulvey, Ogg, Oviatt, Pardee, Pettit, Pierce, Powers, Reader, Rentz,	Mr. Robinson, R., Rogers, Rounsville, Simpson, Spencer, Stuart, Thompson, Tindall, VanOrthwick, Vickary, Vroman, Washburn, Watson, H., Watts, Speaker
			Speaker

NAYS.

0

Title agreed to.

On motion of Mr. Lincoln,

By a vote of two-thirds of all the members elect the bill was ordered to take immediate effect.

House bill No. 374 (file No. 432), entitled

A bill to amend section 18 of act No. 153 of the session laws of 1885, entitled "An act to provide for the assessment of property, and the levy and collection of taxes thereon, and to repeal all acts and parts of acts in conflict therewith.

Was read a third time, and pending the taking of the vote on the passage thereof,

Mr. Perkins moved to amend the bill by inserting a new section to stand as section 19, as follows:

SEC. 19. "Any person who shall be dissatisfied with the assessment made by the supervisor, after having made application and appeared before him as provided for in section 18 of this act, may appeal therefrom to the judge of probate of the county in which the property, the assessment of which is complained of is situated. Such appeal shall be in writing, setting forth the property and the assessment appealed from, and shall be made on or before the 4th Monday in May. It shall be the duty of the said judge of probate on said day, and the two following days to hear all such appeals, and all testimony relative thereto, and he shall enter his findings thereon in the court journal, and forthwith certify to the supervisor from whom the appeal came, a copy of the said findings, and the same shall thereupon be placed by the said supervisor upon the assessment roll, and shall stand as the assessment of said property. Nothing herein contained shall relate to incorporated cities."

Mr. Manly moved to amend the amendment by striking out the words "judge of probate" wherever they occur, and inserting the words "justice of the peace" in lieu thereof.

Pending which,

Mr. Haskin demanded the previous question.

The demand was not seconded.

The motion to amend the amendment did not then prevail.

The motion to amend the bill did not then prevail, two-thirds of all the members present not voting therefor.

Mr. Rounsville offered the following substitute for section 18:

SEC. 18. At the annual township meeting of every township in this State, there shall be elected two members of the board of review, who shall be resident freeholders and electors of said townships, who shall take the constitutional oath of office, and whose term of office shall be for one year, or until his or their successor shall be duly elected and qualified. The supervisor and the two electors so elected shall constitute the board of review for such township. The township board may fill any vacancy which shall occur in the membership of said board of review. A majority of said board of review shall constitute a quorum for the transaction of business but a less number may adjourn from day to day, and a majority vote of those present. shall decide all questions. On the Tuesday next following the third Monday of May, the board of review of each township shall meet at the office of the supervisor, at which time the supervisor shall submit to said board the assessment roll for the current year, as prepared by him, and the said board shall proceed to examine and review the same, and during that week, said board, of its own motion, or on sufficient cause being shown by any person, shall add to said roll the names of persons, the value of personal property, and the description and value of real property liable to assessment in said township, omitted from such assessment roll; they shall correct all errors in the names of persons, in the descriptions of property upon such roll, and in the assessment and valuation of property thereon and they shall cause to be done whatever else may be necessary to make said roll comply with the provisions of this act. The board shall pass upon each valuation, and enter the valuation as fixed by it in a separate column. The roll as prepared by the supervisor shall stand as approved and adopted as the act of the board of review, except as changed by a vote as herein provided. If for any cause a quorum does not assemble during the week above mentioned, the roll as prepared by the supervisor shall stand as if approved by the board of review.

Which was not agreed to, two-thirds of all the members present not voting

therefor.

The question then being on the passage of the bill,

The bill was then not passed, a majority of all the members elect not voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Anderson,	Mr. Chapman,	Mr. McCormick,	Mr. Snow,
Baker, S.,	Dunbar,	McGregor,	Stuart,
Baldwin,	Engleman,	Pardee,	Tindall,
Bardwell,	Harper,	Perkins,	VanOrthwick,
Bates,	Hill,	Petitt,	Vroman,
Beecher,	Hoaglin,	Pierce,	Watson, F. H.,
Cady,	Holt,	Powers,	Watson H.,
Case,	Hoobler,	Robinson, J. W.	
Chapell,	Linton,	Simpson,	35.

NAYS.

Mr. Abbott, Mr. Diekema, Mr. Kirby, Mr. Rumsey,

Mr. Allen, Mr. Dougherty, Mr. Lakev. Mr. Spencer, . Ashton, Douglass, Lincoln, Thompson, Baker, W. A., Vickary, Eldred. Makelim. Baumgardner, Manly, Haskin, Washburn, Bentley, Herrington, McKie. Webber, Brock, Houk, McMillan, Wellman, Burr, Hunt, Oviatt, Williams, W. W Cannon, Jones. Reader. Wilson, Cole, Kelly, Robinson, R., Wood. Damon, Killean, Rounsville, Speaker. Dickson, 45

The House took up the order of

MOTIONS AND RESOLUTIONS.

Mr. Thompson moved to discharge the committee on municipal corporations from the further consideration of

Senate bill No. 278, entitled

A bill to incorporate the city of Sault Ste. Marie, and to repeal an act entitled "An act to re-incorporate the village of Sault Ste. Marie," approved May 29, 1879, as amended.

Which motion prevailed. On motion of Mr. Thompson,

The bill was put upon its immediate passage.

The bill was then read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Allen,	Mr. Eldred,	Mr. Linton,	Mr. Rumsey,
Anderson,	Engleman,	Makelim,	Simpson,
Ashton,	Goodrich,	McCormick,	Spencer,
Baker, W. A	., Green,	McGregor,	Stuart,
Bardwell,	Grenell,	Mulvey,	Thompson,
Bates,	Harper,	Ogg,	Tindail,
Beecher,	Haskin,	O'Keefe,	VanOrthwick,
Bettinger,	Hoaglin,	Oviatt,	Vick ary ,
Bentley,	Hoobler,	Pardec,	Vroman,
Brock,	Hosford,	Perkins	Washburn,
Burr,	Houk,	Pettit,	Watson, H.
Cannon,	Hunt,	Pierce,	Watts,
Chapell,	Jones,	Powers,	Wellman,
Dillon,	Kelley,	Robinson, J. W	Wilson,
Dougherty,	Kirby,	Robinson, R.,	Wood,
Dunbar,	Lincoln,	Rogers,	Speaker, 64
	1	NAYS.	0

Title agreed to.

On motion of Mr. Thompson,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

Mr. J. W. Robinson moved to take from the table

House bill No. 722, entitled

A bill to authorize the township of Broomfield, in Isabella county, to borrow money to be used in public improvements in and for the benefit of said township, and to issue bonds therefor.

Which motion prevailed.

On motion of Mr. J. W. Robinson,

The bill was referred to the committee on municipal corporations.

Mr. Brock moved to discharge the committee of the whole from the further consideration of

House bill No. 408 (file No. 435), entitled

A bill to detach certain territory from the township of Kawkawlin and attach the same to the township of Bangor in Bay county.

Which motion prevailed. On motion of Mr. Brock,

The bill was put upon its immediate passage.

The bill was then read a third time and not passed, a majority of all the members elect not voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Abbott, Allen, Anderson, Ashton, Baker, S., Baker, W. A., Baldwin, Bardwell, Bentley,	Goodrich, Grenell, Harper,	Mr. Holt, Kirby, Lakey, Makelim, McGregor, Mulvey, Ogg, Oviatt, Pardee,	Mr. Powers, Robinson, J. W. Robinson, R., Rumsey, Simpson, VanOrthwick, Vroman, Washburn, Watson, H.,
Brock, Burr, Cannon,	Haskin, Hoaglin,	Pettit, Pierce,	Watson, H., Wellman, Speaker, 45

NAYS.

Mr. Wood,

1

Mr. McGregor moved that there be a call of the House, Which motion prevailed.

PROCEEDINGS UNDER THE CALL,

The roll of the House was called by the Clerk, and the following members reported absent without leave: Messrs. Breen, Chapell, Crocker, Cross, Dickson, Green, Hosford, Rounsville, Thompsen, T. H. Williams and Wilson.

On motion of Mr. McGregor,

All further proceedings under the call were dispensed with.

Mr. Wood moved to reconsider the vote by which the House refused to

House bill No. 408 (file No. 435), entitled

A bill to detach certain territory from the township of Kawkawlin and attach the same to the township of Bangor, in Bay county.

Which motion prevailed.

The question being on the passage of the bill,

The bill was then passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

1

YEAS.

Mr. Abbott,	Mr. Dunbar,	Mr. Kirby,	Mr. Robinson, J. W.
Allen,	Eldred,	Lakey,	Robinson, R.
Ashton,	Engleman,	Lincoln,	Rogers,
Baker, S.,	Goodrich,	Linton,	Rumsey,
Baker, W.	A., Grenell,	Makelim,	Simpson,
Baldwin,	Harper,	Manly,	Snow,
Bardwell,	Haskin,	McGregor,	Spencer,
Bettinger,	Herrington,	Mulvey,	Stuart,
Bentley,	Hoaglin,	Ogg,	Tindall,
Brock,	Holt,	Oviatt,	Van Orthwick,
Burr,	Hoobler,	Pardee,	Vroman,
Cannon,	Hosford,	Perkins,	Washburn,
Cole,	Houk,	Pettit,	Watson, F. H.,
Dillon,	Hunt,	Pierce,	Watson, H.,
Dougherty,	Jones,	Powers,	Wellman,
Douglass,	Kelley,	Rentz,	Speaker
,		,	pro tem., 64

NAYS.

Mr. Wood,

Title agreed to.

On motion of Mr. McGregor

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

The House took up the order of

MESSAGES FROM THE SENATE.

The Speaker announced the following:

SENATE CHAMBER, Lansing, June 9, 1887.

To the Speaker of the House of Representatives:

SIR-I am instructed to return to the House the following bill:

House bill No. 872, entitled

A bill to amend sections 5 and 33 of an act to establish a police government for the city of Detroit, approved April 17, 1881, and the amendments thereto.

In the passage of which the Senate has concurred by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect has ordered the same to take immediate effect.

Very respectfully,

LEWIS M. MILLER,
Secretary of the Senate.

The bill was referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, June 9, 1887.

To the Speaker of the House of Representatives:

SIR—I am instructed by the Senate to transmit the following bill: Senate bill No. 311 (file No. 286), entitled

A bill to amend sections 7, 9, 10, 23 and 33, of chapter 12, of an act entitled "An act to provide a charter for the city of Detroit, and to repeal all acts and parts of acts in conflict therewith," approved June 7, 1883, and being act numbered 326, of the local acts of 1883.

Which has passed the Senate by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect, been ordered to take immediate effect, and in all of which the concurrence of the House is re-

spectfully asked.

Very respectfully, LEWIS M. MILLER,

Secretary of the Senate.

The bill was read a first and second time by its title and referred to the committee on municipal corporations.

On motion of Mr. Thompson,

The House took a recess until 2 o'clock this afternoon.

AFTERNOON SESSION.

2 o'clock P. M.

The House met and was called to order by the Speaker.

Roll called: quorum present.

The House resumed the order of

MESSAGES FROM THE SENATE.

The Speaker announced the following:

SENATE CHAMBER, Lansing, June 9, 1887.

To the Speaker of the House of Representatives:

SIR-I am instructed to return to the House the following bill:

House bill No. 667, entitled

A bill to revise and amend the charter of the city of Saginaw and to repeal act No. 227, local acts of 1883, entitled An act to revise and amend the charter of the city of Saginaw and to repeal act No. 496 of the laws of 1867, entitled An act to revise and amend the charter of the city of Saginaw, approved Feb. 5, 1859, approved March 16, 1883, as amended by act No. 338, local acts of 1885, approved April 29, 1885.

Which the Senate amended as shown by a message of April 22, as follows: By striking out of Title I, sections 1 and 2, and inserting in lieu thereof

the following, to stand as such sections:

TITLE I.

INCORPORATION-CITY AND WARD BOUNDARIES.

SECTION 1. The People of the State of Michigan enact, That the following described territory in the county of Saginaw and State of Michigan, to-

wit: Beginning at the center of the Saginaw river on the quarter line of section thirteen (13) in township twelve (12) north, of range four (4) east; thence west along the quarter line of sections thirteen, fourteen and fifteen to the west line of said section fifteen in said township; thence south on the section lines to the center of the Tittabewasse river; thence along the center of said river to the center of Saginaw river; and thence along the center of the Saginaw river to the place of beginning, be and the same is hereby set off and constituted an incorporated city by the name of "The City of Saginaw," and by that name may sue and be sued, implead and be impleaded, complain and defend, in any court of record, and other place whatsoever; may have a common seal and alter it at pleasure; and may take, hold, purchase, lease, convey and dispose of any real, personal or mixed estate for the use of said corporation.

SEC. 2. Said city shall be divided into six wards. The first ward shall comprise all that part of said city within the following boundaries, to wit: Commencing at the center of the Saginaw river on the quarter line of section thirteen (13), in said township twelve (12) north, of range four east; thence west on said quarter line to the center of section fourteen (14) in said township, that being the center of Eighteenth street in said city; thence south on and along the center of Eighteenth street to the center of section twenty-three (23) in said township twelve (12) north, of range four (4) east; thence east on and along the east and west quarter line of sections twenty-three (23) and twenty-four (24) to the center of the Saginaw river; thence along the center of the Saginaw river to the place of beginning.

Saginaw river to the place of beginning.

Which amendments the House amended as follows, as shown by message of May 25, viz:

1st. Amend above recited section one by adding thereto a proviso, as follows:

And be it further provided, That the territory heretofore described in this section shall continue to constitute the city of Saginaw, nutil the first Monday of April, eighteen hundred and ninety, and thereupon, by force of this act, there shall be added and annexed to said city of Saginaw, as constituted by this section, the following territory to-wit:

All the territory then embraced within and known as the township and villages of Carrollton; also the territory now embraced within and known as

the city of East Saginaw:

2d. Amend the above recited section 2 by adding thereto provisos as follows:

"Provided, also. That the wards of said city shall remain as provided in this act, up to and until the first Monday in April, 1890; but that after that date there shall be in addition to said wards, a seventh ward in said city which shall be composed of the territory left by this act, within the township of Carrollton and the village of Carrollton, and a ward eight which shall be composed of the territory now embraced in the first ward of East Saginaw, which is added to the city of Saginaw by the first section of this act; there shall also be wards nine, ten, eleven, twelve, thirteen, fourteen, fifteen, and sixteen, which shall be composed respectively of the territory now embraced in wards second, third, fourth, fifth, sixth, seventh, eighth, and ninth of the city of East Saginaw.

Provided further, That six months prior to the next session of the Legislature a committee consisting of three persons from the city of Saginaw shall

be appointed by the common council of said city, and a committee consisting of three persons from the city of East Saginaw shall be appointed by the common council thereof, who shall prepare upon a just and equitable basis, so as to properly protect the rights and interests of all the people residing within the territory to be affected by the consolidation of the same, a charter for said city of Saginaw. And in case of any disagreement of said committee, the questions upon which they disagree shall be submitted to Benton Hanchett of Saginaw City, who shall act as arbiter, and whose decision shall be binding and conclusive upon said committee as to the provisions in said charter.

And provided, That in case one of the said cities shall neglect or refuse to appoint such committee, then the committee appointed by one of said cities shall act and perform all the duties imposed by this amendment, with said Benton Hanchett as aforesaid, who shall then act as one of said committee, and the compensation of said committee shall be audited and allowed by the common council appointing the same. And said committee shall submit the charter so prepared to the next Legislature for its adoption.

And now to inform the House that the Senate has amended said House

amendment as follows:

1. By striking out of the first House amendment the words "eighteen hundred and ninety" and inserting in lieu thereof the words "eighteen hundred and ninety-one."

2. By striking out of the several House amendments the figures "1890"

and inserting in lieu thereof the figures "1891."

And further to inform the House that in said House amendments to said Senate amendments—as thus amended—the Senate has concurred by a majority vote of all the Senators elect, and in which the concurrence of the House is respectfully asked.

Very respectfully,

LEWIS M. MILLER, Secretary of the Senate.

Pending the order that the message lie over one day under the rules,

Mr. Linton moved to suspend the rule requiring amendments made to bills by the Senate to be laid over one day.

Which motion prevailed, two-thirds of all the members present voting

therefor.

The question being on concurring in the amendments made by the Senate to the bill,

On motion of Mr. Linton,

The House concurred, a majority of all the members elect voting therefor, by yeas and nays, as follows.

YEAS.

Mr. Abbott, Ashton, Baker, W A., Bardwell, Baumgardner, Beecher,	Mr. Dickson, Diekema, Dougherty, Douglass, Dunbur, Eldred,	Mr. Kelley, Kirby, Lakey, Lincoln, Linton, Makelim,	Mr.	Pettit, Powers, Reader, Robinson, J. W. Rounsville, Spencer,
Bettinger,	Engleman,	Manly,		Stuart,
Cady,	Goodrich,	McCormick,		Tindall,

Cannon, Case, Chapman, Cole, Cross, Damon,	Mr. Grenell, Haskin, Hoobler, Hosford, Hunt, Jones,	Mr. McKie, McMillan, Mulvey, Ogg, Oviatt, Pardee,	Mr. Van Orthwick, Vickary, Washburn, Watson, F. H., Wellman, Williams, T. H.
,	,		56

NAYS.

Mr. Brock, Mr. Rentz, Mr. Vroman, Mr. Webber, Hoaglin, Rumsey,

The bill was then referred to the committee on engrossment and eurollment for enrollment.

The Speaker called Mr. Herrington to the chair.

Mr. McKie moved to take from the table House bill No. 80 (file No. 440), entitled

A bill to amend section 13 of act 153 of the session laws of 1885, being an act entitled "An act to provide for the assessment of property and the levying and collection of taxes thereon."

Which motion prevailed.

The question being on the passage of the bill,

Mr. Hill moved to amend the bill by striking out in line 12, recited section 13, the word "credits," and inserting the words "personal estate" in lieu thereof.

Which motion did not prevail, two-thirds of all the members present not voting therefor.

The bill was then not passed, a majority of all the members elect not voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Allen, Ashton, Baker, W. A. Bates, Bentley, Brock, Cady, Cannon, Case, Chapman, Cross, Damon,	Mr. Dickson, Dougherty, Dunbar, Eldred, Engleman, Grenell, Harper, Hill, Hoaglin, Holt, Hosford, Houk,	Mr. Hunt, Kirby, Lakey, Makelim, McCormick, McGregor, McKie, Ogg, Pardee, Pettit, Pierce, Rentz,	Mr. Robinson, J. W Rogers, Rounsville, Rumsey, Simpson, Snow, Stuart, Vroman, Watson, F. H., Watts, Webber, Williams, T.H.
			48

NAYS.

Mr. Abbott,	Mr. Haskin,	Mr. Manly,	Mr. Spencer,
Anderson,	Herrington,	Mulvey,	Van Orthwick,
Baldwin,	Jones,	Ovistt,	Vickary,
Baumgardner,	Kelley,	Powers,	Washburn,
Cole,	Killean,	Reader,	Williams, W.W
Diekema,	Lincoln,	Robinson, R.,	23

The Speaker resumed the chair.

Mr. Dickson moved to take from the table Senate bill No. 208 (file No. 276), entitled

A bill to provide for the appointment of stenographers in the several judicial circuits of this State, to define their powers and duties, to fix their compensation and to repeal all laws inconsistent therewith.

Which motion prevailed. On motion of Mr. Dickson,

The bill was put upon its immediate passage.

The bill having been read a third time, and the question being upon its passage, pending the taking of the vote thereon,

Mr. Bates moved that the further consideration of the bill be indifinitely

postponed.

On which motion,

Mr. Chapman demanded the yeas and nays.

The demand was seconded, and the motion that the further consideration of the bill be indefinitely postponed, prevailed by yeas and nays, as follows:

YEAS.

Mr.	Abbott,	Mr. Dougherty,	Mr. Killean,	Mr. Reader,
	Allen,	Douglass,	Kirby,	Rentz,
	Anderson,	Eldred,	Lakey,	Robinson, J.W
	Ashton,	Engleman,	Lincoln,	Rounsville,
	Baldwin,	Harper,	McCormick,	Rumsey,
	Bates,	Haskin,	McGregor,	Snow,
	Bentley,	Herrington,	McKee,	Tindall,
	Brock,	Hill,	Mulvey,	Vickary,
	Cady,	Hoaglin,	Ogg,	Vroman,
	Case,	Hosford,	Oviatt,	Wellman,
	Cole,	Hunt,	Pardee,	Speaker,
	Dickson,	Kelley,	Powers,	47
		N.A	YS.	
	Bardwell.	Mr. Damon,	Mr. McMillan,	Mr. VanOrthwick,
	Beecher.	Dillon,	Pettit,	Washburn,
	Bettinger,	Dunbar,	Pierce,	Watts,
	Cannon,	Goodrich,	Robinson, R.,	
	Chapman,	Jones,	Spencer,	Williams, T. H.
	·	0 0 0,	-F	21

By the committee on municipal corporations:

The committee on municipal corporations, to whom was referred:

Senate bill No. 311 (file No. 286), entitled

A bill to amend sections 7, 9, 10, 23 and 33 of chapter 12 of an actentitled An act to provide a charter for the city of Detroit, and to repeal all acts and parts of acts in conflict therewith, approved June 7, 1883, and being act numbered 326 of the local acts of 1883.

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment and recommend that it do pass, and ask to be discharged from the further consideration of the subject.

ERASTUS N. BATES, Chairman.

Report accepted and committee discharged.

On motion of Mr. Bates,

The rules were suspended, two-thirds of all the members present voting therefor, and the bill was put upon its immediate passage.

The bill was then read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Abbott, Allen, Anderson, Ashton, Bardwell, Bates, Baumgardner, Beecher, Bettinger, Brock, Cady, Chapman, Cole, Cross, Damon, Dickson.	Mr. Diekema, Dougherty, Douglass, Dunbar, Eldred, Engleman, Goodrich, Grenell, Haskin, Hill, Hoaglin, Holt, Hosford, Hunt, Kelley, Killean.	Mr. Kirby, Lakey, Lincoln, Manly, McCormick, McGregor, McKie, McMillan, Mulvey, Ogg, Oviatt, Pettit, Pierce, Reader, Rentz, Robinson, J. W	Mr. Robinson, R., Rounsville, Rumsey, Simpson, Snow, Stuart, Tindall, Van Orthwick, Vickary, Vroman, Washburn, Watts, Wellman, Williams,T. H. Speaker,
Dickson,	Kille an ,	Robinson, J. W	62

NAYS.

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Title agreed to.

On motion of Mr. Grenell,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

SPECIAL ORDER,

On motion of Mr. Cross.

The House went into committee of the whole, on the special order, with The Speaker in the chair.

After some time spent therein, the committee rose, and through their chairman, made the following report:

The committee of the whole have had under consideration the following: Senate amendments to

House bill No 739 (file No. 385), entitled

A bill to revise the laws providing for the incorporation of cooperative and mutual benefit associations, and to define the powers and duties and regulate the transaction of the business of all such corporations and associations doing business within this State.

Which had been reported as follows:

1. By adding to the end of section 11 the following proviso:

Provided, That any corporation heretofore organized, whose members are limited to the order of Free and Accepted Masons, their wives and widows, shall not be required to accumulate any emergency fund as provided by this section, unless the board of directors of such corporation shall adopt a resolution requiring it to be done, and file the same with the commissioner of insurance.

2. By striking out of line 8 of section 15, after the word "certificate," the words "according to the terms and conditions of such policy or certificate."

3. By adding to the end of section 15 the following proviso:

Provided, That any corporation heretofore organized, whose membership is limited to the order of Free and Accepted Masons, their wives and widows, shall not be required to pay upon any death loss, any sum beyond the amount actually realized upon the assessment made upon such death loss, if it clearly appears in the policy or certificate of membership to have been so intended at the time of insuring.

4. By striking out of line 5 of section 16 the words "and acknowledge the same before some officer authorized to take acknowledgments of deeds."

5. By adding to the end of section 16 the following proviso:

Provided, That nothing in this section contained shall prohibit the reinstatement of a risk on any life where the policy may have lapsed through inadvertence or otherwise; nor shall this section apply to accident insurance policies.

6. By inserting in line 18 of section 17 after the word "member" the words "and that it is paying, and for the 12 months next preceding has paid the highest amount named in its policies or certificates in full."

7. By inserting in line 25 of section 17 after the word "department" the

words "if any."

8. By striking out of line 3 of section 21 the words "and spirit."

9. By striking out of lines 5 and 10 of section 22 the words "and spirit."

- 10. By inserting in line 29 section 22 after the word "association" the words "with its consent."
- 11. By inserting in line 32 of section 22 after the word "therefor" the words "but only to the extent to which they are liable."
- 12. By inserting in line 33 of section 22 after the word "plans" the word "and."
- 13. By inserting in line 33 of section 22 after the word "under" the words "the contract by."
- 14. By inserting in line 33 of section 22 after the word "are" the word "severally."
 - 15. By striking out of line 1 of section 23, the words "knowingly and."
- 16. By inserting in line 2 of section 25, after the word "councils" the words "now doing business or that may be organized in this State."
- 17. By inserting in line 2 of section 25 after the word "are" the words "or shall be."
 - 18. By striking out of line 4 of section 25, the word "or."
- 19. By striking out of line 5 of section 25, the words "or that may be hereafter organized."

20. By striking out section 30 of the bill, as follows:

SEC. 30. No policy or certificate issued by any corporation or association doing business under the provisions of this act shall be cancelled for the non-payment of any assessment or the non-payment of dues without first having mailed to the holder of such policy or certificate at his or her last known postoffice address the following notice, by registered letter:

You are hereby notified that assessment No. — on policy or certificate No. — has not been paid. Unless the amount of \$_____, the amount due on said assessment and 10c as charges for this notice is paid within thirty days from the date hereof, your policy or certificate will be cancelled.

Have made sundry amendments thereto, and have directed their chair-

man to report the same back to the House asking concurrence therein.

The several amendments are as follows:

1. Amend the first named Senate amendment by inserting after the word "heretofore," in line 1, the words "or that may be hereafter,"

2. Amend the third named Senate amendment by inserting in the first line, after the word "heretofore," the words "or that may be hereafter;"

3. Amend the sixteenth named Senate amendment by inserting in the second line, before the word "organized" the word "hereafter,"

D. P. MARKEY, Chairman.

Report accepted and committee discharged.

The question being first taken on concurring in the first (as amended) third (as amended) fifth, sixth, seventh, eighth, ninth, tenth, eleventh, twelfth, thirteenth, fourteenth, fifteenth, sixteenth, (as amended) seventeenth, eighteenth and nineteenth named amendments reported from the Senate,

The House concurred, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Abl		Mr. Dillon,	Mr. Manly,	Mr. Simpson,
All	en,	Dougherty,	McCormick,	Snow
Ash	ton,	Dunbar,	McKie,	Spencer,
Bal	er, W. A.	Eldred,	McMillan,	Thompson,
Bar	dwell,	Goodrich,	Ogg,	Tindall,
Bat	88,	Grenell,	O'Keefe,	Van Orthwick,
Bee	cher,	Haskin,	Oviatt,	Vickary,
Bet	tinger,	Herrington,	Pardee,	Vroman,
Ber	tley,	Hoaglin,	Pierce,	Washburn,
Bro	ck,	Kelley,	Powers,	Watson, F. H.
Cas	9,	Killean,	Reader,	Watson, H.,
Cha	pell,	Kirby,	Robinson, R.,	
Col		Lakey,	Rogers,	Williams, T. H.
Cro	88,	Linton,	Rounsville,	Williams, W. W.
	non,	Makelim,	Rumsey,	Speaker, 60
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The question then being on concurring in the second named Senate amendment.

The House concurred, a majority of all the members elect voting therefor by yeas and nays, as follows:

YEAS.

M	r. Abbott, Allen, Ashton, Baldwin, Bates, Beecher, Bentley, Cady, Case, Chapman,		Dickson, Diekema, Douglass, Goodrich, Grenell, Harper, Haskin, Herrington, Hoaglin,	Mr.	Makelim, Manly, McCormick, McKie, McMillan, Mulvey, Ogg, O'Keefe, Oviatt, Perkins,	Robinson, R., Rounsville, Simpson, Spencer, Stuart, Thompson, Tindall, Van Orthwick, Vickary, Vroman,
	Cole,	•	Hunt,		Pettit,	Washburn,

Mr. Crocker, Cross, Cross, Damon, Kirby, Mr. Pierce, Mr. Williams, W. W. Reader, Speaker, Robinson, J. W. 55

NAYS.

Mr. Baker, W. A., Mr. Lakey, Mr. Rentz, Mr. Watson, H. Baumgardner, Lincoln, Rumsey, Watts, Chapell, Pardee, Webber, Snow, Dunbar, Powers, Watson, F. H., Williams, T. H. Eldred,

The question being on concurring in the fourth named amendment made by the Senate to the bill,

The House concurred, a majority of all the members elect voting therefor by yeas and nays, as follows:

YEAS.

Mr. Abbott, Allen, Ashton, Baker, W. A., Bates,	Mr. Douglass, Dunbar, Eldred, Engleman, Goodrich,	Mr. Makelim, Manly, McCormick, McKie, McMillan,	Mr. Rounsville, Rumsey, Snow, Spencer, Stuart,
Beecher,	Grenell,	Mulvey,	Thompson,
Bentley,	Harper,	Ogg,	VanOrthwick,
Case,	Haskin,	O'Keefe,	Vickary,
Chapell,	Herrington,	Oviatt,	Vroman,
Chapman,	Hoaglin,	Perkins,	Washburn,
Cole,	Hosford,	Pettit,	Watson, H.,
Crocker,	Hunt,	Pierce,	Watts,
Cross,	Kelley,	Reader,	Webber,
Damon,	Killean,	Rentz,	Wlliams, W.W.
Diekema,	Kirby,	Robinson, J. W.	
Dougherty,	Lakey,	Robinson, R.,	63

NAYS.

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The question being on concurring in the twentieth-named amendment made by the Senate to the bill,

The House did not concur, a majority of all the members elect not voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Allen,	Mr. Damon,	Mr. McCormick,	Mr. Simpson,
Baker, W. A.	Douglas,	McMillan,	Snow,
Baldwin,	Goodrich,	Oviatt,	Spencer,
Bardwell,	Haskin,	Perkins,	VanOrthwick.
Bates,	Hoaglin,	Pettit,	Vickary,
Beecher,	Jones,	Pierce,	Vroman,
Case,	Kelley,	Reader,	Watson, F. H-,
Chapman,	Kirby,	Robinson, R.,	Watson, H.,
Cross,	Makelim,	Rumsey,	Williams, W.W.
•	•	•	86

NAYS.

Mr. Abbott,	Mr. Dickson,	Mr. Hunt,	Mr. Rentz,
Anderson,	Diekema,	Killean,	Robinson, J.W.
Ashton,	Dunbar,	Manly,	Stuart,
Cady,	Eldred,	Mulvey,	Tindall,
Cannon,	Engleman,	Ogg,	Watts,
Chapell,	Hoobler,	Pardee,	Webber,
Cole,	Hosford,	Powers,	Williams, T.H.
Crocker.	Houk.	•	30

On motion of Mr. Washburn, The House adjourned.

Lansing, Friday, June 10, 1887.

The House met pursuant to adjournment and was called to order by the Speaker.

Prayer by Rev. Mr. Franklin. Roll called: quorum present.

Absent without leave: Messrs. S. Baker, Brock, Green, Hill, Linton, McGregor, Preston, Rounsville and Snow.

On motion of Mr. Cannon,

Leave of absence was granted to Mr. Linton indefinitely.

On motion of Mr. Cannon,

Leave of absence was granted to Mr. Snow for the day.

On motion of Mr. Cannon,

Leave of absence was granted to Mr. McGregor for the day.

On motion of Mr. Holt,

Leave of absence was granted to himself until Tuesday next.

On motion of Mr. Vroman,

Leave of absence was granted to himself until Wednesday next.

On motion of Mr. Rogers,

Leave of absence was granted to himself until Monday next.

PRESENTATION OF PETITIONS.

No. 1286. By Mr. Abbott: Petition of R. J. Eaton, J. J. Wood, F. Gardner, and 236 others, asking for the passage of a bill to enable the village of Hudson to issue bonds for thirty thousand dollars,

Also.

No. 1287. Petition of D. H. Carpenter, Geo. W. Carter, A. E. Price, and 57 others; same subject,

Also,

No. 1288. Petition of George R. Mills, W. H. McQueer and 19 others same subject,

Also,

No. 1289. Petition of Henry Lane, Wm. Campbell and 4 others same subject,

Also,

No. 1290. Petition of C. A. Price, B. F. Pettet, A. D. Armstrong and 8 others same subject,

Also,

No. 1291. Remonstrance of Francis Woodworth, M. J. Johnson, Mrs. M. E. Day and Mrs. Ella Day Woodworth, against the passage of any bill authorizing the village of Hudson to issue bonds in aid of the C. J. & M. R., or for public improvements,

Also,

No. 1292. Remonstrance of Mrs. M. Goodnow, Mrs. A. A. Finney and Mrs. D. R. Stroud and 20 others, same subject,

Also.

No. 1293. Remonstrance of Thompson Bros., E. H. Cogswell, Orren Price, H. C. Hall and 63 others, same subject.

Referred to the committee on local taxation.

Mr. McMillan offered the following:

Resolved, That when the House adjourn to-day it stands adjourned until Monday, June 13, 9:30 P. M.

The question being on the adoption of the resolution,

Mr. Hosford moved to amend the resolution by striking out the figures "9.30" and inserting the figure "2" in lieu thereof,

Which motion did not prevail. The resolution was then adopted.

BEPORTS OF STANDING COMMITTEES.

By the committee on judiciary:

The committee on judiciary, to whom was referred

House bill No 536, entitled

A bill to confirm assessments and the levy of taxes for municipal purposes in the city of East Saginaw for the years 1873, 1874, 1875, 1876, 1877 and 1878 under the provisions of the charter of said city, and all titles to lands based on the sales made by said city for non-payment thereof,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do pass, and ask to be discharged from the further consideration of the subject.

GERRIT J. DIEKEMA, Chairman.

Report accepted and committee discharged.

On motion of Mr. Diekema,

The rules were suspended, two-thirds of all the members present voting therefor, and the bill was put upon its immediate passage.

The bill was then read a third time and passed, two-thirds of all the members elect voting therefor by yeas and nays, as follows:

YEAS.

Mr. Abbott,	Mr.	Damon,	Mr.	Killean,	Mr.	Robinson, J. W.
Anderson,		Dickson,		Lakey,		Robinson, R.,
Baker, W.	A. ,	Diekema,		Lincoln,		Rogers,
Baldwin,		Dillon,		Makelim,		Rumsey,
Bardwell,		Dougherty,		Manly,		Simpson,
Bates,		Douglass,		McCormick,		Stuart,
Baumgardn	er,	Dunbar,		McKie,		Spencer,

Mr. Beecher, Bettinger, Bentley, Breen, Cady, Cannon, Case, Chapman, Cole,	Mr. Eldred, Engleman, Goodrich, Herrington, Hosglin, Hosford, Hunt, Jones, Kelley,	Mr. McMillan, Mulvey, Ogg, Oviatt, Pardee, Perkins, Pettit, Reader, Rentz,	Mr. Van Orthwick, Vickary, Vroman, Washburn, Watson, H., Watts, Wellman, Wilson, Speaker,
Crocker,	•		65

NAYS.

65 0

The question being on agreeing to the title,

Mr. Abbott moved to amend the title so as to read as follows:

A bill to confirm the assessment and levy of taxes for municipal purposes in the city of East Saginaw for the years 1873, 1874, 1875, 1876, 1877 and 1878, under the provisions of the charter of said city, and all title to land based on the sales made by said city for non-payment thereof, and to authorize said city to institute suits for the recovery of such lands, and in certain cases to institute suits for the recovery of such lands, and in certain cases to maintain proceedings in chancery for the enforcement of the lien of said taxes.

Which motion prevailed.

The title as amended was then agreed to.

On motion of Mr. Diekema,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

By the committee on judiciary:

The committee on judiciary, to whom was referred

House bill No. 248, entitled

A bill to amend section 5213 of the compiled laws of 1871, being section 6776 of Howell's annotated statutes, relative to oath of executors, administrators, guardians, trustees, commissioners, appraisers, dividers of estates and other persons in proceedings in the probate court,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment and recommend that it do not pass, and ask to be discharged from the fur-

ther consideration of the subject.

GERRIT J. DIEKEMA, Chairman.

Report accepted and committee discharged.

On motion of Mr. Hoaglin,

The bill was laid on the table.

By the committee on judiciary:

The committee on judiciary, to whom was referred

House bill No. 897, entitled

A bill to amend sections 11, 13 and 16 of chapter 304, Howell's annotated statutes, in relation to the punishment of fraudulent debtors, being compiler's sections 8760, 8762 and 8765,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do pass, and ask to be discharged from the further consideration of the subject.

GERRIT J. DIEKEMA, Chairman.

Report accepted and committee discharged.

The bill was ordered printed, referred to the committee of the whole, and placed on the general order.

By the committee on judiciary:

The committee on judiciary, to whom was referred

House bill No. 369 (file No. 143), entitled

A bill to require proof of the qualifications of electors in certain cases,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do not pass, and ask to be discharged from the further consideration of the subject.

GERRIT J. DIEKEMA, Chairman.

Report accepted and committee discharged.

On motion of Mr. Diekema, The bill was laid on the table.

By the committee on judiciary:

The committee on judiciary, to whom was referred

House bill No. 886, entitled

A bill to regulate the holding of elections and the canvass and 'the return of votes and to further guard against abuses of the election franchise,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do not pass for the following reasons:

First, It places the machinery for the control of elections entirely in the hands of the dominant political party, and in the opinion of your committee would soon lead to grave abuses.

Second, The provisions of the bill could not apply to cities and villages incorporated under special charters, and therefore the law would not be uniform and could not be used at all where its friends claim it is most needed.

GERRIT J. DIEKEMA, Chairman.

Report accepted and committee discharged.

On motion of Mr. Diekema,

The bill was laid on the table.

By the committee on munic pal corporations:

The committee on municipal corporations, to whom was referred

House bill No. 722, entitled

A bill to authorize the township of Broomfield, in Isabella county, to borrow money to be used in public improvements in and for the benefit of said township, and to issue bonds therefor,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, with the accompany-

ing substitute therefor, entitled

A bill to authorize the city of Stanton to borrow money to make public

improvements.

Recommending that the substitute be concurred in and that the substitute do pass, and ask to be discharged from the further consideration of the subject.

ERASTUS N. BATES, Chairman.

Report accepted and committee discharged.

On motion of Mr. J. W. Robinson,

The House concurred in the adoption of the substitute reported by the committee.

On motion of Mr. J. W. Robinson,

The rules were suspended, two-thirds of all the members present voting therefor, and the bill was put upon its immediate passage.

YEAS.

Anderson, Baker, W. A., Baldwin, Bardwell, Bates, Baumgardner, Bettinger, Bentley, Breen, Cady, Cannon, Case, Chapman,	Dunbar, Eldred, Haskin, Herrington, Holt, Hosford, Houk, Kelley, Killean, Lakey, Manly,	McMillan, Mulvey, Ogg, Oviatt, Pardee, Perkins, Pettit, Pierce, Powers, Reader, Rentz, Robinson, J. W Robinson, R.,	Mr. Rumsey, Simpson, Spencer, Stuart, Thompson, Van Orthwick. Vickary, Washburn, Watson, F. H., Watson, H. Watts, Wellman, Williams, T. H. Wilson,
Cole,	McCormick,	Rogers,	Speaker, 60

NAYS.

Mr. Diekema,

1

Title agreed to.

On motion of Mr. J. W. Robinson,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

The House took up the order of

MOTIONS AND RESOLUTIONS.

Mr. Baumgardner moved to reconsider the vote by which the House refused to pass

House bill No. 80 (file No. 440), entitled

A bill to amend section 13 of act 153 of the session laws of 1885, being an act entitled An act to provide for the assessment of property and the levying and collection of taxes thereon.

Which motion prevailed.

The question being on the passage of the bill,

On motion of Mr. McKie,

The bill was laid on the table.

Mr. Chapman moved to take from the table

House bill No. 150 (file No. 66), entitled

A bill to provide for an appropriation for the preparation, publication and distribution of the proceedings of the annual meetings of the Michigan superintendents of the poor, for the years 1887 and '88.

Which motion prevailed.

The pending question being the concurrence in an amendment made to the bill by the Senate, and which had heretofore been reported to the House as follows:

By adding to the bill a new section to stand as section 3, and to read as follows:

"SEC. 3. The auditor general shall add to and incorporate in the State tax,

for the year 1887, the sum of \$150, and, for the year 1888 the sum of \$150, to be assessed, levied, and collected as other State taxes are assessed, levied and collected, which sums, when collected, shall be placed to the credit of the general fund to reimburse it for the sums appropriated by section one of this act."

And in which amendment the House had non-concurred.

And on which amendment the Senate had insisted, as shown by message of

The question being on concurring in the amendments made by the Senate to the bill,

On motion of Mr. Chapman,

The House concured, a majority of all the members elect voting therefor by yeas and nays, as follows:

YEAS.

Mr. Abbott, Anderson, Baker, W. A., Baldwin, Bardwell, Bates, Baumgardner, Beecher, Bettinger, Bentley, Breen, Cannon, Case, Chapell, Ohapman, Cole,	Dillon, Dougherty, Douglass, Dunbar, Eldred, Engleman, Haskin, Herrington, Hoaglin, Holt, Hosford, Houk, Hunt,	O'Keefe, Oviatt, Pardee, Perkins, Pettit,	Mr. Rentz, Rotinson, J. W. Robinson, R., Rumsey, Simpson, Spencer, Stuart, Tindall, VanOrthwick, Vickary, Washburn, Watson, F. H. Watson, H., Watts, Webber, Wellman,
Crocker,	Jones,	Pierce,	Wilson,
Cross,	Kelley,	Reader,	Speaker 72

NAYS.

Mr. Vroman,

1

The bill was then referred to the committee on engrossment and enrollment for enrollment.

On motion of Mr. Bentley,

The House took up the order of

UNFINISHED BUSINESS:

Being the consideration of Senate amendment to

House bill No. 92 (file No. 325), entitled

A bill to prevent the destruction of fish in Klinger Lake, White Pigeon township, Middle Lake in Sherman and Sturgis townships, and Thompson Lake in Sherman township, in the county of St. Joseph,

Which had been reported as follows:

1. By striking out of line 2 of section 1, the words "or catch," and inserting in lieu thereof the words "catch or kill."

2. By striking out of line 1 of section 3 the word "sufficient" and inserting in lieu thereof the word "evidence" and inserting in line 2 after the

word "people" the words "of the violation of the provisions of this act."

The question being on concurring in the amendments made by the Senate to the bill,

On motion of Mr. Bentley,

The House concurred, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

•	Abbott, Baker, W. A., Baldwin, Bardwell, Bates, Baumgardner, Bettinger, Bentley, Breen, Cady, Cannon, Case, Chapell, Chapman. Cole, Cross, Damon, Diekema,		Dillon, Dougherty, Douglass, Dunbar, Eldred, Engleman, Haskin, Herrington, Hoaglin, Holt, Hosford, Houk, Hunt, Jones, Kelly, Killean, Lakey, Makelim		Manly, McCormick, McKie, McMillan, Mulvey, Ogg, O'Keefe, Oviatt, Pardee, Perkins, Pettit, Pierce, Powers, Reader, Rentz, Robinson, J. W Robinson, R., Rogers,	7	Rumsey, Simpson, Spencer, Stuart, Thompson, Tindall, VanOrthwick, Vickary, Vroman, Washburn, Watson, F. H. Watson H., Watts, Webber, Wellman, Williams, T. H., Speaker, 71
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NAYS.

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The bill was then referred to the committee on engrossment and enrollment for enrollment.

Also the following:

Senate amendment to

House bill No. 525 (file No. 278), entitled

A bill to amend act No 260 of the public acts of 1881, approved June 10, 1881, being chapter 52 of Howell's annotated statutes, relative to the protection of children in certain cases, by adding thereto four new sections to stand as sections 7, 8, 9 and 10 of said act.

Which had been reported as follows:

By inserting at the end of line 14 of section 9 the words "and all acts amendatory thereof."

The question being on concurring in the amendment made by the Senate to the bill,

On motion of Mr. Bentley,

The House concurred, a majority of all the members elect voting therefor, by yeas and nays as follows:

YEAS.

Mr. Abbott,	Mr. Dickson,	Mr. Lincoln,	Mr. Rumsey,
Anderson,	Dillon,	Makelim,	Simpson,
Baker, W.	A., Dougherty,	Manly,	Spencer,
Baldwin,	Douglass,	McCormick,	Stuart,
Bardwell,	Dunbar.	McKie.	Thompson,

Mr.	Bates,	Eldred,	Mr.	McMillan,	Mr.	Tindall,
	Baumgardner,	Engleman,		Mulvey,		VanOrthwick,
	Bettinger,	Haskin,		Ogg,		Vickary,
	Bentley,	Herrington,		O'Keefe,		Vroman,
	Breen,	Hoaglin,		Pardee,		Washburn,
	Cady,	Holt,		Perkins,		Watson, F. H
	Cannon,	Hosford,		Pettit,		Watson, H.,
	Case,	Houk,		Pierce,		Watts,
	Chapell,	Hunt,		Powers,		Webber,
	Chapman,	Jones,		Reader.		Wellman,
	Cole,	Kelley,		Rentz.		Williams, TH.,
	Crocker,	Killean,		Robinson, J.W		Wilson,
	Cross,	Kirby,		Robinson, R.,		Speaker,
	Damon,	Lakey,		Rogers,		75
		1	NAYS	•		0

The bill was then referred to the committee on engrossment and enrollment for enrollment.

Also the following:

Senate amendment to

House bill No. 580 (file No. 349), entitled

A bill to amend section 23 of act No. 250 of the session laws of 1873, being an act to revise the charter of the city of Coldwater, as amended by act No. 358 of the local acts of the session laws of 1879, by adding a proviso for alternative sentences by justices of the peace,

Which had been reported as follows:

- 1. By inserting in line 23 of section 23 after the word "chattels" the the words "liable to sale on execution;"
- 2. By inserting in line 24 of section 23, before the word "goods," the word "such;"
- 3. By inserting in line 25 of section 23 after the word "county" the words "or to the city prison;"
- 4. By inserting in line 25 of section 23 after the word "sheriff" the words "or other officer to whom the said commitment may be directed;"
- 5. By striking out of line 35 of section 23 the words "sheriff of said county," and inserting in lieu thereof the words "officer to whom the said commitment may be directed;"
- 6. By inserting in line 36 of section 23 after the word "county," the words "or in the city prison;"
- 7. By inserting in line 39 of section 23 after the word "jail," the words "or city prison."

The question being on concurring in the amendments made by the Senate to the bill,

On motion of Mr. Diekema,

The House concurred, a majority of all the members elect voting therefor by yeas and nays, as follows:

YEAS.

Mr. Abbott,	Mr. Dillon,	Mr. Makelim,	Mr. Rogers,
Baldwin,	Dougherty,	Manly,	Rumsey,
Bardwell,	Douglass,	McCormick,	Simpson,
Bates,	Dunbar,	McKie,	Spencer,

Mr.	Baumgardner, Mr.	Eldred,	Mr. McMillan,	Mr. Stuart,
	Beecher,	Engleman,	Mulvey,	Thompson,
	Bettinger,	Haskin.	Ogg,	Tindall,
	Bentley,	Herrington,	O'Keefe,	Vickary,
	Breen,	Hoaglin,	Oviatt,	Vroman,
	Cannon,	Holt,	Pardee,	Washburn,
	Case,	Hosford,	Perkins,	Watson, F. H.
	Chapell,	Houk,	Pettit,	Watson, H.,
	Chapman,	Hunt.	Pierce,	Watts,
	Cole,	Jones.	Powers,	Webber,
	Crocker.	Kelley,	Reader.	Wellman,
	Croes,	Killean,	Rentz,	Williams, T. H
	Damon.	Kirby,	Robinson, J. W	
	Diekema,	Lincoln,	Robinson, R.,	
		NA.	AYS.	0

The bill was then referred to the committee on engrossment and enrollment for enrollment.

THIRD READING OF BILLS.

House bill No. 472 (file No. 457), entitled

A bill to provide for the compulsory education of juvenile disorderly persons in cities and villages,

Was read a third time, and pending the taking of the vote on the passage

thereof.

Mr. Pierce moved to amend the bill by inserting in line 17, section 4, after the words "twenty-five dollars" the words "and in case of failure to pay said fine, shall be imprisoned not more than thirty days in the county jail or in the Detroit House of correction, or until such fine is paid;" also by inserting in line 28, section 4, after the words "county agent" the words "except in the city of Detroit."

Which motion prevailed, two-thirds of all the members present voting

therefor.

Mr. Killean moved to amend the bill by striking out in line 14, section 4, the words "city of Detroit" and inserting the words "cities of Detroit and Grand Rapids" in lieu thereof.

Which motion prevailed, two-thirds of all the members present voting

therefor.

Mr. W. A. Baker moved to amend the bill by striking out in line 6, section 3, the words "said board of education," and inserting the words "the township board" in lieu thereof,

Which motion prevailed, two-thirds of all the members present voting

therefor.

The question being on the passage of the bill,

On motion of Mr Pierce.

The bill was laid on the table.

The hour having arrived for the

SPECIAL ORDER.

Being the consideration of

Senate bill No. 471 (file No. 273), entitled

A bill to revise the laws authorizing the business of banking, and to establish a banking department for the supervision of such business,

On motion of Mr. Rumsey

The bill was placed on the order of third reading and its consideration proceeded with.

The bill having been read a third time, and the question being upon its passage, pending the taking of the vote thereon,

Mr. Rumsey moved to amend the bill by striking out in line 3, section 40, the word "twenty" and inserting the word "ten" in lieu thereof.

Which motion prevailed.

Mr. Cross moved to amend the bill by striking out in line 3, section 35, the words "guarantee or indemnity," and inserting the words "or safely deposited."

Which motion prevailed.

Mr. Rumsey moved to amend the bill by striking out in line 5, section 22, the words "and directed."

Which motion prevailed.

Mr. Wilson moved to amend the bill by striking out in line 7, section 1, the words "twenty-five" and inserting the word "fifteen" in lieu thereof; also by striking out in line 9, section 1, the word "five" and inserting the word "two" in lieu thereof,

Which motion did not prevail.

Mr. Chapman moved to amend the bill by striking out in line 10, section 27, the words "of its real estate" and inserting after the word "valuation" the words "except by a vote of two-thirds of the board of directors such bonds may be purchased if the total liabilities do not exceed the per cent. of its assessed valuation."

Which motion prevailed.

Mr. Rumsey moved to amend the bill by inserting in line 20, section 3, after the word "discounts" the words "provided that this restriction shall not authorize any transaction for a less sum than fifty cents."

Which motion prevailed.

Mr. Chapman moved to amend the bill by striking out in line 3, section 6, the words "or private, as they shall deem best."

Which motion prevailed.

Mr. Chapman moved to amend the bill by striking out of line 1, section 22, the word "bank" and inserting the words "officer whose duty it shall be to make such reports."

Which was withdrawn.

Mr. Chapman moved to amend the bill by striking out in line 12, section 34, the words "six months" and inserting the words "one year" in lieu thereof.

Which was withdrawn.

Mr. Chapman moved to amend the bill by striking out in lines 2 and 3, section 36, the words "by and with the advice and consent of the Senate."

On agreeing to which,

Mr. Herrington demanded the yeas and navs.

The demand was not seconded.

The motion to amend did not then prevail.

Mr. Cross moved to amend the bill by striking out in line 2, section 64, the words "shall be and the same."

Which motion prevailed.

Mr. Chapman moved to amend the bill by striking out in line 7, section 47, the word "utterly."

Which motion prevailed.

Mr. McKie moved to amend the bill by striking out in line 7, section 1, the words "twenty-five" and inserting the word "twenty" in lieu thereof.

Which motion did not prevail.

The bill was then passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr	Anderson, Mr.	Douglass,	Mr. Kirby,	Mr. Rentz,
	Baker, W. A.,	Dunbar,	Lakey,	Robinson, J. W.
	Bates,	Eldred,	McCormick,	Rumsey,
	Beecher,	Engleman,	McKie,	Simpson,
	Bettinger,	Grenell,	McMillan,	Spencer,
	Bentley,	Haskin,	Mulvey,	Tindall.
	Case,	Hoaglin,	Ogg,	VanOrthwick,
	Chapell,	Holt,	Oviatt,	Vickary,
	Chapman,	Houk,	Perkins,	Watson F. H.,
	Cole,	Hunt,	Pettit,	Watson H.,
	Cross,	Jones,	Pierce,	Webber,
	Damon,	Kelley,	Powers,	Williams, W.W.
	Diekema,	Killean,	Reader,	Speaker,
_	Dougherty,	,	,,	53
•			37 4 370	

NAYS.

Mr. Baldwin,	Mr. Manly,	Mr. Stuart,	Mr. Wilson,	
Hosford,	Pardee,	Wellman,		7

Title agreed to.

The House then took up the order of

REPORTS OF STANDING COMMITTEES.

By the committee on private corporations:

The committee on private corporations, to whom was referred

House bill No. 527, entitled

A bill to amend section 13 of act No. 149, of the session laws of 1869, being compiler's section 3857 and chapter 3 of Howell's annotated statutes and to add ten new sections to said act, being an act entitled "An act to authorize the formation of corporations for the purpose of improving the navigation of rivers,"

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do not pass, and ask to be discharged from the fur-

ther consideration of the subject.

L. H. HUNT, Chairman.

Report accepted and committee discharged.

On motion of Mr. McMillan,

The bill was laid on the table. By the committee on railroads:

The committee on railroads, to whom was referred

House bill No. 451, entitled

A bill to amend sections 1 and 2 of act 152, session laws of 1883, entitled An act to provide for the taxation of carloaning companies, corporations and fast freight lines engaged in the business of running cars over any of the railroads of this State and not being exclusively the property of any railroad

company paying specific taxes on their gross receipts,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that the bill do pass, and ask to be discharged from the further consideration of the subject.

HENRY H. HOLT, Chairman.

Report accepted and committee discharged.

The bill was ordered printed, referred to the committee of the whole, and placed on the general order.

By the committee on supplies and expenditures:

The committee on supplies and expenditures to whom was referred the following bill for mineral water:

Lansing, June 1, 1887.

State of Michigan, per House of Representatives, in account with J. T. Edwards, debtor to 46 deliveries of mineral water, at \$2...........\$92.00.

This is correct.

J. P. AUSTIN,

Sergeant-at-Arms of the House of Representatives.

Respectfully report that they have had the same under consideration and have directed me to report the same back to the House, recommending that as water was delivered six days on which the House was not in session, the price of six days' water service, viz., \$12.00, be deducted from the same, and that the balance, \$80.00, be allowed and paid, and ask to be discharged from the further consideration of the subject.

J. A. DAMON, Chairman.

Report accepted and committee discharged.

On motion of Mr. Damon,

The report of the committee was adopted and the bill ordered paid in accordance therewith.

On motion of Mr. H. Watson,

The House took a recess until 2 o'clock this afternoon.

AFTERNOON SESSION

2 o'clock P. M.

The House met and was called to order by the Speaker. Roll called: quorum present.

The House resumed the order of

REPORTS OF STANDING COMMITTEES.

By the committee on liquor traffic:

The committee on liquor traffic, to whom was referred

Senate bill No. 171 (file No. 54), entitled

A bill to prohibit the selling, furnishing or giving of any spirituous, malt, fermented or vinous liquors to any inmate of the Michigan Soldiers' Home,"

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment,

Which motion prevailed.

Mr. McKie moved to amend the bill by striking out in line 7, section 1, the words "twenty-five" and inserting the word "twenty" in lieu thereof.

Which motion did not prevail.

The bill was then passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr.	Anderson, Mr.	Douglass,	Mr. Kirby,	Mr. Rentz,
	Baker, W. A.,	Dunbar,	Lakey,	Robinson, J. W.
	Bates,	Eldred,	McCormick,	Rumsey,
	Beecher,	Engleman,	McKie,	Simpson,
	Bettinger,	Grenell,	McMillan,	Spencer,
	Bentley,	Haskin,	Mulvey,	Tindall,
	Case,	Hoaglin,	Ogg,	VanOrthwick,
	Chapell,	Holt,	Oviatt,	Vickary,
	Chapman,	Houk,	Perkins,	Watson F. H.,
	Cole,	Hunt,	Pottit,	Watson H.,
	Cross,	Jones,	Pierce,	Webber,
	Damon,	Kelley,	Powers,	Williams, W.W.
	Diekema,	Killean,	Reader,	Speaker,
	Dougherty,	•	•	53
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NAYS.

Mr.	Baldwin,	Mr. Manly,	Mr. Stuart,	Mr. Wilson,	
	Hosford,	Pardee,	Wellman,	•	7

Title agreed to.

The House then took up the order of

REPORTS OF STANDING COMMITTEES.

By the committee on private corporations:

The committee on private corporations, to whom was referred

House bill No. 527, entitled

A bill to amend section 13 of act No. 149, of the session laws of 1869, being compiler's section 3857 and chapter 3 of Howell's annotated statutes and to add ten new sections to said act, being an act entitled "An act to authorize the formation of corporations for the purpose of improving the navigation of rivers,"

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do not pass, and ask to be discharged from the fur-

ther consideration of the subject.

L. H. HUNT, Chairman.

Report accepted and committee discharged.

On motion of Mr. McMillan, The bill was laid on the table.

By the committee on railroads:

The committee on railroads, to whom was referred

House bill No. 451, entitled

A bill to amend sections 1 and 2 of act 152, session laws of 1883, entitled An act to provide for the taxation of carloaning companies, corporations and fast freight lines engaged in the business of running cars over any of the

railroads of this State and not being exclusively the property of any railroad

company paying specific taxes on their gross receipts,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that the bill do pass, and ask to be discharged from the further consideration of the subject.

HENRY H. HOLT, Chairman.

Report accepted and committee discharged.

The bill was ordered printed, referred to the committee of the whole, and placed on the general order.

By the committee on supplies and expenditures:

The committee on supplies and expenditures to whom was referred the following bill for mineral water:

Lansing, June 1, 1887.

Sergeant-at-Arms of the House of Representatives.

Respectfully report that they have had the same under consideration and have directed me to report the same back to the House, recommending that as water was delivered six days on which the House was not in session, the price of six days' water service, viz., \$12.00, be deducted from the same, and that the balance, \$80.00, be allowed and paid, and ask to be discharged from the further consideration of the subject.

J. A. DAMON, Chairman.

Report accepted and committee discharged.

On motion of Mr. Damon,

The report of the committee was adopted and the bill ordered paid in accordance therewith.

On motion of Mr. H. Watson,

The House took a recess until 2 o'clock this afternoon.

AFTERNOON SESSION

2 o'clock P. M.

The House met and was called to order by the Speaker.

Roll called: quorum present.

The House resumed the order of

REPORTS OF STANDING COMMITTEES.

By the committee on liquor traffic:

The committee on liquor traffic, to whom was referred

Senate bill No. 171 (file No. 54), entitled

A bill to prohibit the selling, furnishing or giving of any spirituous, malt, fermented or vinous liquors to any inmate of the Michigan Soldiers' Home,"

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment,

recommending that it do pass, and ask to be discharged from the further consideration of the subject.

HENRY WATSON, Chairman.

Report accepted and committee discharged.

The bill was referred to the committee of the whole, and placed on the general order.

By the committee on public lands:

The committee on public lands, to whom was referred

Senate bill No. 296 (file No. 274), entitled

A bill authorizing the board of control of State swamp lands to make an appropriation of lands for the improvement of Falls Creek in the county of Al-

pena

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do pass, and ask to be discharged from the further consideration of the subject.

R. D. O'KEEFE, Chairman.

Report accepted and committee discharged.

The bill was referred to the committee of the whole, and placed on the general order.

By the committee on public lands:

The committee on public lands, to whom was referred

House joint resolution No. 22, entitled

A joint resolution to provide for the sale of certain State tax lands bid in

by the State in October 1881 and previous years,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and without recommendation, and ask to be discharged from the further consideration of the subject.

R. D. O'KEEFE, Chairman.

Report accepted and committee discharged.

On motion of Mr. O'Keefe,

The joint resolution was laid upon the table.

By the committee on public lands:

The committee on public lands, to whom was referred

House bill No. 837, entitled

A bill to prevent non-resident aliens from acquiring or holding lands in

this State, or any interest therein,

Respectfully report that they have the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do pass, and ask to be discharged from the further consideration of the subject.

R. D. O'KEEFE, Chairman.

Report accepted and committee discharged.

The bill was ordered printed, referred to the committee of the whole, and placed on the general order.

MESSAGES FROM THE SENATE.

The Speaker announced the following:

SENATE CHAMBER, Lansing, June 10, 1887.

To the Speaker of the House of Representatives:

SIR—I am instructed by the Senate to transmit the following bill: Senate bill No. 356 (file No. 244), entitled

A bill to amend section 16 of local act No. 316 of the session laws of 1883, entitled "An act to incorpora e the public schools of the township of Maple

Ridge, Alpena county,"

Which has passed the Senate by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect, been ordered to take immediate effect, and in all of which the concurrence of the House is respectfully asked.

Very respectfully

LEWIS M. MILLER,

Secretary of the Senate.

The bill was read a first and second time by its title, and referred to the committee on education.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, June 9, 1887.

To the Speaker of the House of Representatives:

SIR—I am instructed to return to the House the following bill:

House bill No. 692 (file No. 347), entitled

A bill to amend section 15 of article 4 of act No. 198, session laws of 1873, entitled "An act to revise the laws providing for the incorporation of railroad companies and to regulate the running and management and fix the duties and liabilities of all railroad and other corporations owning or operating any railroad in this State, and the several acts amendatory thereof," being compiler's section 3377 of Howell's annotated statutes, as amended by act No. 234, public acts of 1885, approved June 10, 1885,

SECTION 1. The People of the State of Michigan enact, That section fifteen of article four of act number one hundred and ninety-eight, session laws of 1873, entitled "An act to revise the laws providing for the incorporation of railroad companies, and to regulate the running and management, and fix the duties and liabilities of all railroad and other corporations owning or operating any railroad in this State, and the several acts amendatory thereof," being compiler's section 3377 of Howell's annotated statutes, as amended by act number 234, public acts of 1885, be and the same is hereby amended so as to read as follows:

SEC. [15] 3377. Every railroad company formed under this act or any former act, and every corporation owning or operating any such railroad, shall erect and maintain in effective condition of repair fences on each side of the right of way of their respective roads, as hereinafter provided. A legal railroad fence shall be not less than four and one-half feet high, and shall be made of boards and posts in combination as follows: The boards to be of pine or hemlock, six inches in width and sixteen feet in length; the posts to be of cedar, tamarack, or oak, not less than seven feet in length and six inches in diamater, to be set not less than two and one-half feet in the ground at a distance apart not more than eight feet from center to center. First a board shall be nailed to the posts close to the ground; five inches above such first board, a second; six inches above the second, a third; six inches above the fourth, a fifth; all to be capped with a like board securely nailed to the tifth board and to the posts. All the boards to be firmly nailed to the posts with not less than two eight or ten-penny fence nails at each post.

Or it may be constructed of posts, boards and wire in combination as follows: The posts shall be of cedar, tamarack, or oak, not less than seven feet in length and six inches in diamater, to be set not less than two and one-half feet in the ground, at a distance apart of not more than eight feet from center to center. At a height of sixteen inches from the ground a pine or hemlock fence board six inches in width, and seven inches above such first pine or hemlock board; second of the same width; both board to be firmly nailed to the post with two eight or ten-penny fence nails at each post. At the height of five inches from the ground a barbed fence wire, and at ten inches from the ground a second barbed wire; forty-four inches from the ground, or nine inches from the second pine or hemlock board, a third barbed wire; and fifty-three inches from the ground, or nine inches above the third barbed wire, a flat Brinkerhoof strip, or some other metallic strand of similar pa tern; or it may be constructed [with such posts and set as above prescribed and made] as follows: At a height of six inches from the ground a barbed fence wire; at thirteen inches from the ground a second barbed wire; at twenty inches from the ground a third barbed wire; at twenty-eight inches from the ground a fourth barbed wire; at thirty-seven inches from the ground a fifth barbed wire; at forty-eight inches from the ground a six inch pine or hemlock fence board, capped with a six inch pine or hemlock fence board. Such wires and strips to be properly strained, and the posts sufficiently braced wherever necessary to prevent the wires from becoming loose or sagging, and the wires to be securely fastened to the posts with sufficient staples. All inequalities of the ground under the fence to be surfaced and leveled so that no animals can pass under the lower strand: Provided, Any railroad company that has already erected fences along the line of its road shall not be required to construct the fence herein provided for [unless after complaint under oath to the commissioner of rail oads, the said fence is decided by him to be insufficient.] Such right of way fences shall be provided with suitable connecting fences and cattleguards at all highways and street crossings, which shall at all times be kept in effective repair and sufficient to prevent stock of all kinds from passing upon the track of the railroad at such highway or street cross-Convenient farm crossings shall also be constructed by any such railroad corporation across the right of way and track of its railroad, with the necessary gates or bars therefor as the owner or occupant of the premises may elect, at the sides of the right of way, which said gates or bars shall be of sufficient width to admit the free and easy transportation of all farm machinery, including harvesters or binders, in form as the same are usually drawn, upon the application of the owner or owners of land lying upon both s des of such railroad track, the same being inclosed by exterior fences, and being adjacent to such right of way. And in case of disagreement between the owner of any such lands and the railroad corporations as to the necessity for, location of, or character of farm crossing so applied for or as to the plan or construction of the gates as herein provided, then either party may present the matter in dispute to the commissioner of railroads, who shall proceed to investigate the same at soon as may be, and render his decision thereon, which shall be final and binding upon the parties respectively; and such farm crossings shall be constructed within the time prescribed by the said commissioner of railroads, under a penalty of ten dollars for each and every day that such construction of the farm crossing shall be delayed beyond the expiration of the time fixed for its completion by the said commissioner fences of railroads. And until such and cattle-guards

hereinbefore provided for shall be duly constructed, the pany or corporation owning or operating such road shall be liable for all damages done to cattle or other animals thereon which may result from the neglect of such company or corporation maintaining or operating such road to construct and maintain in repair such fences and cattle guards as aforesaid, to be recovered by the owner of such cattle or other animals in a civil action before any court of competent jurisdiction, together with an attorney's fee of twenty-five dollars, to be taxed as costs against the defendant in case of recovery in such action, and after such company or corporation shall have constructed such fences and cattle guards as hereinbefore provided, and while they shall continue to maintain the same in good and sufficient repair, it shall not be liable for any such damages as aforesaid unless negligently or willingly done. And every such company or corporation owning or operating any such railroad shall within two or three months from the time any section or portion of such road is finished and put in general use by running regular trains thereon, and in the case of any roads from the time this act shall take effect, erect and now in use maintain the fences and cattle guards as herein provided. Any violation of the provisions of this section on the part of any railroad corporation owning or operating any railroad in this State, by failure or neglect to construct and maintain fences and cattle-guards as herein required, shall be punished by a penalty of twenty-five dollars for each and every day that such neglect or failure shall continue: Provided, That [if] such fences and cattle-guards shall not be built as aforesaid along such portions of any line of road as is or may be constructed north of a line extending due west from the mouth of the Saginaw river, the corporation or company owning or operating any such line of road shall not be liable to the said penalty unless such fence shall be ordered by the commissioner of railroads, but shall be liable to all the other provisions of this section; and if any person shall ride, lead or drive, or intentionally permit any horse or other animal upon such road and within such fences or cattle-guards [other than farm crossings, or shall injure or destroy, or make openings or passages through or over such fences or cattle-guards], or neglect to close any gates or bars immediately after passing through the same, without the consent of such company or corporation, he shall, for every such offense, be liable to a fine not exceeding one hundred dollars, and shall also pay all damages which shall be sustained thereby to the party aggrieved: Provided further, That nothing herein contained shall be construed to prevent the erection of any other fence than that herein provided for, as may be agreed upon in writing between the duly authorized agent or officer of any railroad corporation and the owner of any land through which the road of such corporation shall be in operation.

In which amendment the House non-concurred, as appears by message of

June 7.

Now to inform the House that on its said amendment the Senate insists and asks for a committee of conference.

Very respectfully,

LEWIS M. MILLER, Secretary of the Senate.

The question being on acceding to the request of the Senate for a committee of conference on the difference between the Houses relative to the bill, On motion of Mr. Hosford,

The House acceded to the request for a committee of conference.

The Speaker announced as such committee on the part of the House, Messrs. Herrington, Holt and Dickson.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, June 8, 1887.

To the Speaker of the House of Representatives:

SIR—Î am instructed by the Senate to transmit the following concurrent resolution:

Be it resolved by the Senate of the State of Michigan (the House concurring), That the annual appropriation of fifteen thousand dollars (\$15,0.0) made available to the State of Michigan under the act of Congress for the maintenance of an experiment al station for the benefit of agriculture in connection with each college, established under the act of Congress, approved July 2, 1862, be and the same is hereby assented to and placed under the control of the State board of agriculture in control of the Michigan State agricultural college, subject to the rules and regulations expressed or implied in the act of Congress above named.

Which has been adopted by the Senate, and in which the concurrence of

the House is respectfully asked.

Very respectfully,

LEWIS M. MILLER,
Secretary of the Senate.

The question being on concurring in the adoption of the resolution, The resolution was adopted.

MOTIONS AND RESOLUTIONS.

Mr. Oviatt moved to take from the table, House bill No. 331 (file No. 383), entitled

A bill to amend section 2 of chapter 4, and section 1 of chapter 10, of act number 326, of the session laws of 1883, entitled "An act to provide a charter for the city of Detroit, and to repeal all acts and parts of acts in conflict therewith," approved June 7, 1883, as amended by act approved June 10, 1885.

Which motion prevailed. On motion of Mr. Oviatt.

The bill was referred to the committee on municipal corporations.

GENERAL ORDER.

On motion of Mr. Oviatt,

The House went into committee of the whole on the general order,

Whereupon the Speaker called Mr. Tindall to the chair.

After some time spent therein, the committee rose, and through their chairman, made the following report:

The committee of the whole have had under consideration the following

bills:

1. House bill No. 883 (file No. 463), entitled

A bill to amend section 75 of act No. 153, laws of 1885, in regard to the sale of State tax lands.

2. House bill No. 887 (file No. 465), entitled

A bill to amend section 67 of act No. 153 of the laws of 1885 relative to the loss of tax sale certificates.

3. House bill No. 428 (file No. 468), entitled

A bill to amend section 8 of an act entitled An act to regulate the manufacture and to provide for the inspection of salt, approved March 6, 1869, being section 1501 of Howell's annotated statutes.

4. House bill No. 873 (file No. 462), entitled

A bill establishing a lien for labor and services upon lumber, shingles, logs, timber, cedar posts, telegraph poles, railroad ties, bark, shingle bolts, stave bolts, staves, cordwood, pulp wood, hop poles, hoop poles, veneering wood, and all other forest products, and to repeal act No. 145 of the session laws of 1881, entitled "An act establishing a lien for labor and services upon logs, timber, cedar posts, telegraph poles, railroad ties, tan-bark, shingle bolts and staves, and to repeal act No. 185 of the session laws of 1873, entitled An act establishing a lien for labor and services upon logs and timber as amended by act No. 253 of the session laws of 1879.

5. House bill No. 517 (file No. 464), entitled

A bill to amend sections 6306, 6307 and 6308 of Howell's annotated statutes, relative to the appointment of guardians for minors by judges of probate.

6. House bill No. 743 (file No. 473), entitled

A bill to amend sections 5 and 6 of act No. 198 of the session laws of 1877, as amended by act No. 283 of the session laws of 1881, and to amend the title to said original act, being an act entitled An act to provide for a tax upon dogs, and to create a fund for the payment of certain damages for sheep killed or wounded by them in certain cases, approved May 23, 1887, the same being compiler's paragraph 2127 and 2128, chapter 61, of Howell's annotated statutes of Michigan.

7. Senate bill No. 359 (file No. 277), entitled

A bill to provide for the incorporation of the Michigan Business Men's Association, and auxiliary associations,

Have made no amendments thereto, and have directed their chairman to report the same back to the House, and recommend their passage.

The committee of the whole have also had under consideration the fol-

lowing bills:

8. House bill No. 752 (file No. 467), entitled

A bill to provide for the appointment, compensation and duties of a stenographer of the twenty-fourth judicial circuit.

9. House bill No. 803 (file No. 469), entitled

A bill to amend section 9 of chapter 6 of act No. 227, public acts of 1885, entitled An act to provide for the construction and maintenance of drains and the assessment and collection of taxes therefor, and to repeal all other laws relative thereto, approved June 20, 1885,

Have made sundry amendments thereto and have directed their chairman to report the same back to the House, asking concurrence therein, and rec-

ommend their passage.

The committee of the whole have also had under consideration the following bills:

10. House bill No. 717 (file No. 452), entitled

A bill for the appropriation of swamp lands for St. Joseph county, Michigan.

11. Senate bill No. 108 (file No. 115), entitled

A bill to amend section i of an act entitled "An act to amend sections 2, 4, 5, 6, 7 and 12 of an act entitled 'An act to revise and consolidate the

several acts relating to the protection of game, and for the better preservation of elk, deer, birds and wild fowl," approved April 3, 1869; and section 1 of said act as amended by act No. 64 of the laws of 1877; and section 8 of said act as amended by act No. 201 of the laws of 1875, being act No. 151 of the laws of 1881, being section No. 2198 of chapter 64 of the general statutes of the State of Michigan, as compiled and annotated by Andrew Howell.

And have directed their chairman to report the same back to the House

with the recommendation that it be laid on the table.

The committee of the whole have also had under consideration the following bill:

12. House bill No. 221 (file No. 401), entitled

A bill to amend section No. 2 of act No. 133 of the session laws of 1879, entitled An act to establish an institution under the name and style of the Michigan reform school for girls, as amended by act No. 201 of the session laws of 1881, being compiler's section No. 9828 of Howell's annotated statutes, so as to read as follows:

Have stricken out all after the enacting clause thereof, and have directed their chairman to report that fact to the House, asking concurrence therein.

J. K. TINDALL, Chairman.

Report accepted and committee discharged.

The first, second, third, fourth, fifth, sixth and seventh named bills were placed on the order of third reading.

On motion of Mr. Perkins,

The House concurred in the amendments made by the committee to the eighth and ninth named bills, and they were placed on the order of third reading.

On motion of Mr. Bentley,

The House concurred in the recommendation of the committee relative to the tenth named bill, and it was laid on the table.

On motion of Mr. Lakey,

The House concurred in the recommendation of the committee relative to the eleventh named bill, and it was laid on the table.

On motion of Mr. Bates,

The House concurred in the action of the committee in striking out all after the enacting clause of the twelfth named bill, and

The title and enacting clause were laid on the table.

Mr. Rumsey moved to take from the table House Joint resolution No. 22. entitled

Joint resolution to provide for certain State tax lands bid in by the State in October, 1881, and previous years.

Which motion prevailed. On motion of Mr. Rumsey,

The joint resolution was referred to the committee of the whole, and placed on the general order.

GENERAL ORDER.

On motion of Mr. Bates,

The House went into committee of the whole on the general order.

Whereupon the Speaker called Mr. Wilson to the chair.

After some time spent therein, the committee arose, and through their chairman, made the following report:

The committee of the whole have had under consideration the following bills:

1. House bill No. 30 (file No. 40), entitled

A bill to detach certain territory from the county of Manitou and attach the same to Leelanaw county.

2. House bill No. 915 (file No. 466); entitled

A bill to provide for the organization, arming, and duties of independent military companies, and for commissioning the officers thereof.

3. Senate bill No. 107 (file No. 266), entitled

A bill to amend section 10 of chapter 2 of an act entitled An act for the reorganization of the military forces of the State of Michigan, as amended, being section 877 of Howell's annotated statutes.

4. Senate bill No 226 (file No. 241), entitled

A bill to amend section 20 of chapter 249 of the compiled laws of 1871, being compiler's section 9296 of Howell's annotated statutes of Michigan, relative to offenses against chastity, morality, and decency.

5. Senate bill No. 490 (file No. 228), entitled

A bill to authorize the township of Porter, in the county of Midland, State of Michigan, to borrow money for the payment of the outstanding township and highway orders, or other indebtedness, and issue its bonds therefor.

6. Senate bill No. 89 (file No. 240), entitled

A bill to prevent gambling in stocks, bonds, petroleum, cotton, grain, provisions and other produce,

7. Senate bill No. 489 (file No. 256), entitled

A bill to authorize the townships of Wisner and Gilford in the county of Tuscola, to borrow money for the construction of a drain in said townships and to issue bonds therefor.

8. Senate bill No. 251, entitled

A bill to amend section 1 of act No. 33, of the local acts of 1885, entitled An act to incorporate the village of Au Sable, in Iosco county, approved April 24, 1885.

9. Senate bill No. 45 (file No. 209), entitled

A bill to amend section 10, chapter 343 of act No. 201 of the session laws of 1881, being section 9836 of Howell's annotated statutes of 1882, relative to the State Industrial Home for Girls.

10. House bill No. 869 (file No. 470, entitled

A bill to amend sections 1, 6, 7, 8, 12, 13, 16, and 26, of act No. 90, of the session laws of 1853, entitled "An act to amend the laws relative to supplying the city of Detroit with pure and wholesome water, etc.,

Have made no amendments thereto, and have directed their chairman to

report the same back to the House, and recommend their passage.

The committee of the whole have also had under consideration the following joint resolutions:

11. Joint resolution No. 22.

Joint resolution to provide for certain State tax lands bid in by the State in October, 1881, and previous years.

12. Senate joint resolution No. 24 (file No. ?), entitled Joint resolution for the relief of Livonia B. Perrine,

Have made no amendments thereto, and have directed their chairman to report the same back to the House, and recommend their passage.

The committee of the whole have also had under consideration the following bills:

13. Senate bill No. 188 (file No. 80), entitled

A bill to amend section 5 of act No. 79 of the session laws of 1873 and the acts amendatory thereof, entitled An act to provide for the appointment of a commissioner of railroads and to define his powers and duties and fix his compensation, approved April 10, 1873,

And have directed their chairman to report the same back to the House with the recommendation that it be referred to the committee on ways

and means.

The committee of the whole have also had under consideration the following bill:

14. Senate bill No. 119 (file No. 263), entitled

A bill to provide for the recording of mortgages in separate books for separate assessing districts in counties, and to prescribe the duties of boards of supervisors, registers of deeds, assessing and other officers in relation thereto.

And have directed their chairman to report the same back to the House with the recommendation that it be made the special order for June 15, at 10 A. M.

F. A. WILSON, Chairman.

The Speaker pro tem. presiding.

Report accepted and committee discharged.

The first, second, third, fourth, fifth, sixth, seventh, eighth, ninth and tenth named bills and eleventh and twelfth named joint resolutions were placed on the order of third reading.

On motion of Mr. Chapman,

The House concurred in the recommendation of the committee relative to the thirteenth named bill, and it was referred to the committee on ways and means.

On motion of Mr. Manly,

The House concurred in the recommendation of the committee relative to the fourteenth named bill, and it was made the special order for June 15, at 10 o'clock A. M.

The House took up the order of

MESSAGES FROM THE SENATE.

The Speaker announced the following:

SENATE CHAMBER, Lansing, June 10, 1887.

To the Speaker of the House of Representatives:

SIR—I am instructed to return to the House the following bill:

1. House bill No. 338 (file No. 172), entitled

A bill to authorize the township of Portsmouth, in the county of Bay, to raise money by loan upon the bonds of the township.

2. House bill No. 889 (file No. 449), entitled

A bill to authorize the village of Sand Beach, in Huron county, to borrow money for the purpose of building a public hall in the said village of Sand Beach.

3. House bill No. 798 (file No. 458), entitled

A bill to incorporate the public schools of the city of Muskegon

In the passage of which the Senate has concurred by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect has ordered the same to take immediate effect.

Very respectfully,

LEWIS M. MILLER, Secretary of the Senate

The three bills were referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, June 10, 1887.

To the Speaker of the House of Representatives:

SIR-I am instructed to re-return to the House the following bill:

House bill No 739 (file No. 385), entitled

A bill to revise the laws providing for the incorporation of cooperative and mutual benefit associations, and to define the powers and duties and regulate the transaction of the business of all such corporations and associations doing business within this State,

Which the Senate has amended as follows:

1. By adding to the end of section 11 the following proviso:

Provided, That any corporation heretofore organized, whose members are limited to the order of Free and Accepted Masons, their wives and widows, shall not be required to accumulate any emergency fund as provided by this section, unless the board of directors of such corporation shall adopt a resolution requiring it to be done, and file the same with the commissioner of insurance.

2. By striking out of line 8 of section 15, after the word "certificate," the words "according to the terms and conditions of such policy or certificate."

3. By adding to the end of section 15 the following proviso:

Provided, That any corporation heretofore organized, whose membership is limited to the order of Free and Accepted Masons, their wives and widows, shall not be required to pay upon any death loss, any sum beyond the amount actually realized upon the assessment made upon such death loss, if it clearly appears in the policy or certificate of membership to have been so intended at the time of insuring.

4. By striking out of line 5 of section 16 the words "and acknowledge the same before some officer authorized to take acknowledgments of deeds."

5. By adding to the end of section 16 the following proviso:

Provided, That nothing in this section contained shall prohibit the reinstatement of a risk on any life where the policy may have lapsed through inadvertence or otherwise; nor shall this section apply to accident insurance policies.

6. By inserting in line 18 of section 17 after the word "member" the words "and that it is paying, and for the 12 months next preceding has paid the

highest amount named in its policies or certificates in full."

7. By inserting in line 25 of section 17 after the word "department" the words "if any."

8. By striking out of line 3 of section 21 the words "and spirit."

9. By striking out of lines 5 and 10 of section 22 the words "and spirit."

- 10. By inserting in line 29 section 22 after the word "association" the words "with its consent."
- 11. By inserting in line 32 of section 22 after the word "therefor" the words "but only to the extent to which they are liable."
- 12. By inserting in line 33 of section 22 after the word "plans" the word "and."
- 13. By inserting in line 33 of section 22 after the word "under" the words "the contract by."
- 14. By inserting in line 33 of section 22 after the word "are" the word "severally."
 - 15. By striking out of line 1 of section 23, the words "knowingly and."
- 16. By inserting in line 2 of section 25, after the word "councils" the words "now doing business or that may be organized in this State."
- 17. By inserting in line 2 of section 25 after the word "are" the words "or shall be."
 - 18. By striking out of line 4 of section 25, the word "or."
- 19. By striking out of line 5 of section 25, the words "or that may be hereafter organized."
 - 20. By striking out section 30 of the bill, as follows:
- SEC. 30. No policy or certificate issued by any corporation or association doing business under the provisions of this act shall be canceled for the non-payment of any assessment or the non-payment of dues without first having mailed to the holder of such policy or certificate, at his or her last known postoffice address, the following notice, by registered letter:

You are hereby notified that assessment No. — on policy or certificate No. — has not been paid. Unless the amount of \$_____, the amount due on said assessment, and 50 cents as charges for this notice, is paid within ten days from the date hereof, your policy or certificate will be cancelled.

Which said first, third and sixteenth named amendments the House amended, as follows, viz:

- 1. Amend the first named Senate amendment by inserting after the word
- "heretofore" in line 1, the words "or that may be hereafter."

 2. Amend the third named Senate amendment by inserting in the first line, after the word "heretofore" the words "or that may be hereafter;"
- 3. Amend the sixteenth named Senate amendment by inserting in the

second line, before the word "organized" the word "hereafter;"

And in which twentieth named amendment the House non-concurred, but in which first named amendment (as amended), second, third (as amended), fourth, fifth, sixth, seventh, eighth, ninth, tenth, eleventh, twelfth, thirteenth, fourteenth, fifteenth, sixteenth (as amended), seventeenth, eighteenth and nineteenth named amendments, the House concurred.

Now to inform the House that the Senate has concurred in the amendments made by the House to the first, third and sixteenth named amements, and, having reconsidered its twentieth named amendment, has recoded from its amendment by striking out section 30, and in lieu thereof has amended said section 30 so as to read as follows, viz:

SEC. 30. No policy or certificate issued by any corporation or association doing business under the provisions of this act shall be cancelled for the non-payment of any assessment or the non-payment of dues without first having mailed to the holder of such policy or certificate at his or her last known postoffice address the following notice, by registered letter:

You are hereby notified that assessment No. — on policy or certificate No. — has not been paid. Unless the amount of \$ _____, the amount due on said assessment and 10c as charges for this notice is paid within thirty days from the date hereof, your policy or certificate will be cancelled.

In which last named amendment the concurrence of the House is respect-

fully asked.

And further to inform the House that in the passage of which bill, as thus amended, the Senate has concurred by a majority vote of all the Senators elect.

Very respectfully, LEWIS M. MILLER,

Secretary of the Senate.

Laid over one day under the rules.

Mr. Wellman moved that the House adjourn.

Which motion prevailed; and

The Speaker pro tem. declared the House adjourned until Monday next, at 9:30 o'clock P. M.

Lansing, Monday, June 13, 1887.

The House met pursuant to adjournment and was called to order by the Speaker.

Prayer by Rev. Mr. Franklin. Roll called: quorum present.

Absent without leave: Messrs. Allen, Brock, Cady, Chapell, Crocker, Douglass, Green, Herrington, Hill, Hunt, Killean, McCormick, McMillan, Mulvey, Ogg, Perkins, Pierce, J. W. Robinson, R. Robinson, Rumsey, Snow, F. H. Watson, Watts, Webber, T. H. Williams, and Wilson.

On motion of Mr. H. Watson,

Leave of absence was granted to all absentees for the evening.

On motion of Mr. H. Watson,

Leave of absence was granted to himself until Wednesday next.

On motion of Mr. Bates,

Leave of absence was granted to Mr. Rumsey until Thursday next.

On motion of Mr. Goodrich.

Leave of absence was granted to Mr. R. Robinson until Thursday next.

On motion of Mr. H. Watson,

Leave of absence was granted to Mr. Hill until Wednesday next.

On motion of Mr. Makelim

The House adjourned.

Lansing, Tuesday, June 14, 1887.

The House met pursuant to adjournment and was called to order by the Speaker.

Prayer by Rev. Mr. Squires.

Roll called: quorum present.

Absent without leave: Messrs. Brock, Cady, Crocker, Douglass, Green, Hoobler, McCormick, Wilson and Wood.

On motion of Mr. Bates,

Leave of absence was granted to Mr. McCormick indefinitely.

On motion of Mr. Powers,

Leave of absence was granted to Mr. Wilson for the day.

On motion of Mr. Bettinger,

Leave of absence was granted to Mr. Green for the day.

On motion of Mr. McKie,

Leave of absence was granted to Mr. Wood for the day.

On motion of Mr. Baldwin,

Leave of absence was granted to Mr. Douglass for the day.

On motion of Mr. Haskin,

Leave of absence was granted to Mr. Crocker for the day.

REPORTS OF STANDING COMMITTEES.

By the committee on engrossment and enrollment:

The committee on engrossment and enrollment, report as correctly enrolled, signed, and presented to the Governor, the following:

House concurrent resolution relative to the Michigan military academy

cadets.

Also.

House bill No. 658 (manuscript), entitled

An act to authorize the township of Deep River, Arenac county, to borrow \$3,000 to be used in paying outstanding obligations created by the construction and improvement of highways in and for said township.

Also,

House bill No. 872 (manuscript), entitled

An act to amend section 5 and section 33 of An act to establish a police government for the city of Detroit, approved April 17, 1871, and the amendments thereto, relative to the office of deputy superintendent of police.

Also,

House bill No. 889 (file No. 449), entitled

An act to authorize the village of Sand Beach, in Huron county, to borrow money for the purpose of building a public hall in the said village of Sand Beach.

Also.

House bill No. 338 (file No. 172), entitled

An act to authorize the township of Portsmouth, in the county of Bay, to raise money by loan upon the bonds of the township.

Also.

House bill No. 92 (file No. 325), entitled

An act to prevent the destruction of fish in Klinger lake, White Pigeon

township, Middle Lake in Sherman and Sturgis townships, and Thompson lake in Sherman township, in the county of St. Joseph.

F. H. HOSFORD, Acting Chairman.

Report accepted.

By the committee on engrossment and enrollment:

The committee on engrossment and enrollment report as correctly enrolled, signed and presented to the Governor, the following:

House bill No. 150 (file No. 66), entitled

An act to provide for an appropriation for the preparation, publication and distribution of the proceedings of the annual meetings of the Michigan superintendents of the poor for the years 1887-8.

Also,

House bill No. 525 (file 278), entitled

An act to amend act No. 260 of the public acts of 1881, approved June 10, 1881, being chapter 52 of Howell's annotated statutes, relative to the protection of children in certain cases, by adding thereto four new sections to stand as sections 7, 8, 9 and 10 of said act.

Also,

House bill No. 580 (file No. 349), entitled

An act to amend section 23 of act. No. 250 of the session laws of 1873, being an act to revise the charter of the city of Coldwater, as amended by act No. 358 of the local acts of the session laws of 1879, by adding a proviso for alternative sentences by justices of the peace.

Also.

House bill No. 798 (file No. 458), entitled

An act to incorporate the public schools of the city of Muskegon.

F. H. HOSFORD, Acting Chairman.

Report accepted.

By the committee on railroads:

The committee on railroads to whom was referred,

House bill No. 402, entitled

A bill to amend section 9 of act No. 177 of the session laws of 1871, relative to railroad companies, being section 3323 of Howell's annotated statutes of Michigan,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that the bill do not pass, and ask to be discharged from the further consideration of the subject.

HENRY H. HOLT, Chairman.

Report accepted and committee discharged.

On motion of Mr. Tindall,

The bill was ordered printed, referred to the committee of the whole, and placed on the general order.

By the committee on fisheries:

The committee on fisheries, to whom was referred

House bill No. 510, entitled

To declare the waters of the great lakes, and their bays and inlets free to all for the purposes of shooting, and for fishing with hook and line,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment,

and recommend that it do not pass, and ask to be discharged from the furth; r consideration of the subject.

E. Z. PERKINS, Chairman.

Report accepted and committee discharged.

On motion of Mr. Dunbar,

The bill then was ordered printed, referred to the committee of the whole, and placed on the general order.

MESSAGES FROM THE GOVERNOR.

The Speaker announced the following:

EXECUTIVE OFFICE, Lansing, June 10, 1887.

To the House of Representatives:

I have this day approved, signed, and deposited in the office of the Secretary of State,

House bill No. 849 (file No. 188), being

An act to amend section 3, of act No. 157 of the session laws of 1851, entitled An act to define the limits, jurisdiction and powers of circuit courts, being compiler's section 6460 of Howell's annotated statutes.

Also,

House bill No. 120 (file No. 53), entitled

An act to amend section 4366 of the compiled laws of 1871, being section 5836 of Howell's annotated statutes, relative to the residuary legatees' bonds.

Also,

House bill No. 119 (file No. 52), being

An act to provide for the change of name of adults.

Also,

House bill No. 625, being

An act to authorize the village of Newaygo, in the county of Newaygo, to borrow money to make public improvements in said village.

Alao.

House bill No. 287 (file No. 424), being

An act to form school district No. 10 of the township of Wyoming, in the county of Kent, out of portions of sections 19, 20, 21, 29 and 30 of said township, now constituting part of school district No. 1 of said township.

Also,

House bill No. 117 (file No. 50), being

An act to repeal sections 4854, 4855 and 4856 of the compiled laws of 1871, as amended by act 188 of the laws of 1877, and act 57 of the laws of 1879, being chapter 242 of Howell's annotated statutes, relative to the adoption and change of name of minors, and the change of names of adults.

Also,

House bill No. 749 (file No. 304), being

An act to authorize Edwin A. Bullard to build and maintain a dam across Cass River.

Also,

House bill No. 128 (file No. 93), being

An act to repeal section 7 of act No. 259 of the session laws of 1881, being compiler's section 2276 of Howell's annotated statutes of Michigan, relative to punishment of drunk and intoxicated persons.

Also,

House bill No. 323 (file No. 204), being

An act to amend section 4818 of the compiled laws of 1871, being section 6310 of Howell's annotated statutes, relative to the support of minors whose father is living.

Also,

House bill No. 322 (file No. 240), being

An act to amend section 5219 of the compiled laws of 1871, being section 6782 of Howell's annotated statutes, relative to appeals from orders of probate courts.

Also.

House bill No. 324 (file No. 205), being

An act to amend section 4443 of the compiled laws of 1871, being section 5911 of Howell's annotated statutes, relative to appeals from the decisions and report of commissioners on claims against deceased persons.

Also,

House bill No. 635 (file No. 207), being

An act to prohibit appeals from orders of probate courts, removing executors, administrators, guardians and trustees in certain cases.

Also,

House bill No. 685 (file No. 258), being

An act to amend section 2 of act No. 168, session laws of 1885, entitled "An act to amend sections 1, 2, 3, 4, 5 and 6 of an act establishing a State Agency for the care of juvenile offenders," approved April 29, 1873, as amended by an act to amend section 1 of said act, approved March 19, 1875, the same being sections 9894, 9895, 9896, 9897, 9898 and 9899 of Howell's annotated statutes.

Also.

House bill No. 437 (file No. 343), being

An act to amend section 1 of act No. 57, public acts of 1877, entitled "An act authorizing the mortgagee or his legal representatives to purchase property on sale by foreclosure under chattel mortgage," approved April 20, 1877, being compiler's section 6200 of Howell's annotated statutes.

Also.

House bill No. 315, being

An act to enlarge the powers of the township of Elk Rapids and the township board thereof by authorizing them to establish and maintain a police force, sewers, drains and water courses, sidewalks and crosswalks, a fire department and water works, and one or more road districts,

Also,

House bill No. 565 (file No. 192), being

An act to amend section No. 28 of chapter 10 of the compiled laws of 1871, being section 500 of Howell's annotated statutes, relative to laying out, altering or discontinuing highways.

Also,

House bill No. 704 (file No. 251), entitled

An act to amend section 3 of an act entitled "An act relative to the costs of proceedings in criminal cases," approved March 13, 1849, being section 7490 of the compiled laws of 1871, as amended by act No. 213, session laws of 1879, being compiler's section 9065 Howell's annotated statutes.

Also,

House bill No. 650, being

An act to authorize the township of Deep River, Arenac county, to borrow \$3,000 to be used in paying outstanding obligations, created by the construction and improvement of highways in and for said township.

C. G. LUCE, Governor.

The message was laid on the table.

The Speaker announced the following:

EXECUTIVE OFFICE,
Lansing, June 13, 1887.

To the House of Representatives:

I have this day approved, signed, and deposited in the office of the Secretary of State,

House bill No. 204 (file No. 158), being

An act to amend section 2 of chapter 2 of an act entitled "An act to provide for the construction and maintenance of drains, and the assessment and collection of taxes therefor, and to repeal all other laws relative thereto, being act No. 227 of the session laws of 1885, approved June 20, 1885, relative to the appointment of county drain commissioners in certain cases.

Also,

House bill No. 705 (file No. 249), being

An act to amend section 15, of chapter 179, of the compiled laws of 1871, relative to criminal proceedings before justices of the peace, as amended by act No. 169, of the session laws of 1877, being compiler's section 7106 of Howell's annotated statutes.

Also.

House joint resolution No. 6 (file No. 7), being

Joint resolution authorizing certain "Ottawa county scrip" to be used in locating swamp lands in any of the counties of the Lower Peninsula.

C. G. LUCE, Governor.

The message was laid on the table.

MESSAGES FROM THE SENATE.

The Speaker announced the following:

SENATE CHAMBER, Lansing, June 9, 1887.

To the Speaker of the House of Representatives:

SIR—I am instructed by the Senate totransmit the following bill:

Senate bill No. 36 (file No. 140), entitled

A bill making an appropriation for the use and maintenance of the univer-

sity of Michigan,

Which bill passed the Senate April 9, 1887, and which passed the House May 25, 1887, as appears by its message of the same date returning said bill to the Senate.

Now to inform the House that the said bill was on the 6th day of June, 1887, returned to the Senate by the Governor without his signature, for the reasons set forth in his message of that date, as follows:

EXECUTIVE OFFICE, Lansing, June 6, 1887.

To the Senate:

In compliance with the provisions of the Constitution, which authorizes the Governor to communicate and recommend such measures to the Legis-

lature as he shall deem expedient, I had the honor on the 2d inst., to communicate to both Houses some views entertained in relation to Senate bill No. 36, file No. 140, being a bill making an appropriation for the use and maintenance of the University of Michigan. There are many provisions of the bill which it would have afforded me pleasure to approve; yet, after a faithful consideration, others were found which seemed to me ought not to receive the Executive sanction, and the message was therefore sent with the sincere hope that the bill might be recalled, and such amendments made as would commend themselves to the Legislature, the Executive, the University, and the judgment of the people.

But as the Legislature has not complied with my respectful request, I can now but obey that other provision of the constitution which requires the Executive to return to the Legislature such bills as he cannot approve, without his signature, and ask a reconsideration at your hands. And in so doing I desire to disclaim any purpose of embarrassing the university. This institution has performed such an important part in our educational history that every citizen of Michigan must feel an honorable pride in its success. In returning the same, allow me to briefly append the following reasons among

the many suggesting themselves for such action:

1. It is unjust to burden the taxpayers of our State to educate foreign students, and with inadequate returns in tuition from them. It is unfair that Michigan, with its 791 students, shall pay approximately \$411,110.94 during the next two years, and that 781 foreign students shall receive equal advantages there and pay only about \$70,000. The lands from which the university interest fund is derived belonged to us as our portion upon a division of the same among the States, and no citizen of another State has any more right to its benefits without recompense than to any other tax raised for other purposes.

All of the first-class colleges of the eastern States ranking with and even below the University, have found from long experience that they can, and do charge a tuition to foreign students many times larger than the University does. And, were the same provisions incorporated into the University bill, that the Legislature wisely, in my opinion, attached to the Agricultural College bill, viz: Requiring foreign students to pay such tuition as would compensate the State for extra expense incurred in their accommodation, then I believe the amount appropriated by this bill might have been materi-

ally lessened.

2. I am unchanged in my opinion that a greater part of the \$75,000 item asked for the purpose of an experimental and chemical laboratory, should be eliminated from the bill. That additions and changes should be made in the laboratory privileges is unquestioned, but I am thoroughly convinced that such additions as are seriously needed can be nearly or quite met by the funds received from the increase in tuition of foreign students above suggested and from the increasing one-twentieth mill tax, which will add \$13,000 to former receipts from this source during the next two years.

3. The University has arisen to its present high position with much less appropriations than is provided in this bill, and with no material change in the number of students. I find that during the last two biennial periods there was raised by general taxation for the support of the University, exclud-

ing the University interest fund, the following amounts, viz.:

1883-1884	155,900
1885-1886	200,500

While, if this bill becomes a law, it will be necessary to raise by taxation

for such purposes the sum of \$299,110.94 for the next two years.

Believing that the permanent prosperity of the university will be enhanced by a material reduction in the appropriation provided in this bill, and that it will increase the confidence of the people, whose institution it is, in its wise, prudent and economical management, I do hereby respectfully return the same for your consideration.

C. G. LUCE, Governor,

And further to inform the House that the Senate has this day passed the said bill, by a vote of two-thirds of all the Senators elect, the objections of the Governor to the contrary notwithstanding, and by a vote of two-thirds of all the Senators elect has ordered the same to take immediate effect, and in all of which the concurrence of the House is respectfully asked.

Very respectfully,

LEWIS M. MILLER, Secretary of the Senate.

The question being on the reconsideration of the vote by which the bill was passed, the vote was reconsidered.

The question being on the passage of the bill the objections of the Governor to the contrary notwithstanding,

On motion of Mr. Diekema, The bill was laid on the table.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, June 10, 1887.

To the Speaker of the House of Representatives:

SIR-I am instructed to return to the House the following bill:

House bill No. 478, entitled

A bill to amend act No. 282 of the local acts of 1875 entitled "An act to revise the charter of the city of Lansing," approved March 25, 1875, as amended by the several acts amendatory thereof, by adding thereto a new title to stand as title XVII.. and to repeal sections 1, 2, 3, 4, 5, 6. 7, 8, 9, 10, 11 and 12 of title XII. of said act,

In the passage of which the Senaté has concurred by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect has ordered the same to take immediate effect.

Very respectfully,

LEWIS M. MILLER, Secretary of the Senate.

The bill was referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, June 10, 1887.

To the Speaker of the House of Representatives :

SIR—I am instructed by the Senate to transmit the following bill: Senate bill No. 349 (file No. 90), entitled

A bill to authorize the Erie & Kalamazoo railroad company to change its

line between Palmyra Junction and the city of Adrian,

Which has passed the Senate by a two-thirds vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect, been ordered to take immediate effect, and in all of which the concurrence of the House is respectfully asked.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

The bill was read a first and second time by its title, and pending its reference to a committe.

On motion of Mr. Cole,

The bill was laid on the table.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, June 10, 1887.

To the Speaker of the House of Representatives:

SIR—I am instructed to return to the House the following bill:

House bill No. 911, entitled

A bill to amend section 10 of chapter 2, sections 4 and 5 of chapter 5, sections 17, 23 and 56 of chapter 7, sections 6 and 14 of chapter 9, section 10 of chapter 12, section 1 of chapter 14, section 6 of chapter 15, section 1 of chapter 17, sections 1, 2, 3, 4, 5, 6, 7, 8, 9, 10 and 11 of chapter 19, of act No. 390, local acts of 1885, entitled An act to amend and revise the charter of the city of Port Huron, approved June 17, 1885, and to add two new sections thereto to stand as section 30 of chapter 17, and section 21 of chapter 20, respectively,

And to inform the House that the Senate has amended the same, as follows,

viz.:

1. By striking out section 2 and inserting in lieu thereof the following to stand as section 2:

SEC. 2. That three new sections be added thereto to stand as section 61 of chapter 7, section 30 of chapter 17, and section 21 of chapter 20, respectively.

And further to inform the House that the Senate has amended the title to

the bill so as to read as follows:

By making it read as follows at the end "and to add three new sections thereto to stand as section 61 of chapter 7, section 30 of chapter 17, and sec-

tion 21 of chapter 20 respectively,"

In the passage of which, as thus amended, with the title so amended, the Senate has concurred by majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect has ordered the same to take immediate effect.

Very respectfully,

LEWIS M. MILLER, Secretary of the Senate.

Pending the order that the message lie over one day under the rules, Mr. Wellman moved to suspend the rule requiring amendments made to bills by the Senate to be laid over one day.

Which motion prevailed, two thirds of all the members present voting

therefore

The question being on concurring in the amendments made by the Senate to the bill,

On motion of Mr. Wellman,

The House concurred, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr.	Abbott,	Mr.	Cole,	Mr.	Killean,	Mr.	Spencer,
	Allen,		Damon,		Kirby,		Stuart,
	Ashton,		Dickson,		Lakey,		Thompson,
•	Baker, S.,		Dillon,		Lincoln, ·		Tindall,
	Baker, W. A.		Dougherty	,	McGregor,		VanOrthwick,
	Baldwin,		Eldred,		McKie,		Vickary,
	Bardwell,		Engleman	,	McMillan,		Washburn,
	Baumgardner,		Grenell,		Pardee,		Watts,
	Beecher,		Harper,		Pettit,		Webber,
	Bettinger,		Hoaglin,		Powers,		Wellman,
	Bentley,		Holt,		Preston.		Williams, T. H.
	Breen,		Hoobler,		Rounsville,		Williams, W. W
	Brock,		Houk,		Simpson,		Speaker,
	Cannon,		Kelley,		-		54
	•		•	NAYS.			v

The question then being on concurring in the amendment made by the Senate to the title of the bill,

The House concurred.

The bill was then referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, June 10, 1887.

To the Speaker of the House of Representatives:

SIR-I am instructed to return to the House the following bill:

House bill No. 355 (file No. 342), entitled

A bill to protect children and prevent them being educated in immorality and crime,

Which the Senate amended as follows:

- 1. By striking out lines 5 and 6 of section 1 the words "saloon or other place where intoxicating liquors or wine is sold, given away or furnished as a beverage;"
- 2. By striking out of line 8 of section 2 the words "or private charitable institution;"
- 3. By inserting in line 9 after the word "girls" the words "or to its parents;"

As shown by message of May 18, but in which amendments the House non-concurred, as shown by its message of May 19,

And now to inform the House that upon notification of the non-concurrence of the House, the Senate reconsidered its prior action upon said bill, and, pending the passage of the same, amended the bill, as follows:

1. By striking out of lines 2 and 3 of section 1, the words "or adopted by

any person" and the words "the person adopting such child or;"

2. By adding to the end of section 1 the following proviso, viz.:

- "Provided, That the provisions of this section shall not be applicable to the proprietor or keeper of any hotel; nor shall they apply to the proprietor or keeper of any saloon or restaurant, whose residence is in a building other than that in which their business is carried on;"
- 3. By inserting in line 5 of section 2 after the word "to" the words "his or her home or to;"
- 4. By striking out of line 8 of section 2, the words "or private charitable institution;"
- 5. By striking out of line 8 of section 2, before the words "the State," the word "or" and inserting in lieu thereof the words "place such child in;"
- 6. By striking out of line 9 of section 2 the words "or to the State industrial home for girls," and inserting in lieu thereof the words "or may return the same to its parents,"

In the passage of which, as thus amended, the Senate has concurred by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect has ordered the same to take immediate effect.

Very respectfully,

LEWIS M. MILLER, Secretary of the Senate.

Pending the order that the message lie over one day under the rules, Mr. T. H. Williams moved to suspend the rule requiring amendments made to bills by the Senate to be laid over one day,

Which motion prevailed, two-thirds of all the members present voting therefor.

The question being on concurring in the amendments made by the Senate to the bill,

On motion of Mr. T. H. Williams,

The House concurred, a majority of all the members elect voting therefor by yeas and nays, as follows:

YEAS.

3.6	A 1. 1	3 .	0.1.	3.5	TT 1.1.		D
Mr.	Abbott,	мr.	Cole,	Mr.	Hoobler,	Mr.	Rogers,
	Allen,		Damon,		Hosford,		Rounsville,
	Ashton,		Dickson,		Houk,		Simpson,
	Baker, S.,		Dillon,		Hunt,		Spencer,
	Baker, W. A.,		Dougherty,		Kelley,		Stuart,
	Baldwin,		Dunbar,		Killean,		Thompson,
	Bardwell,		Eldred,		Kirby,	•	Tindall,
	Bates,		Engleman,		Lakey,		Van Orthwick,
	Baumgardner,		Goodrich,		Manly,		Washburn,
	Beecher,		Grenell,		McGregor,)	Watts,
	Bettinger,		Harper,		McKie,		Wellman,
	Bentley,		Haskin,		Pardee,		Williams, W.W
	Breen,		Hoaglin,		Powers,		Williams, T.H.
	Burr,		Holt,		Preston,		55

NAYS.

Mr. Diekema, Mr. Oviatt,

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The bill was then referred to the committee on engrossment and enrollment for enrollment.

The Speaker called Mr. Dickson to the chair.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, June 10, 1887.

To the Speaker of the House of Representatives:

SIB-I am instructed to return to the House the following bill:

House bill No. 22 (file No. 23), entitled

A bill to amend section 3323 of article 2, chapter 91 of the general statutes of the State of Michigan, compiled and annotated by Andrew Howell, as amended by act No. 116, session laws of 1883, relative to the corporate powers and duties of directors of railroad companies,

And to inform the House that the Senate has amended the same as follows:

1. Amend section 1 so as to read as follows, viz.:

SECTION 1. The People of the State of Michigan enact, That section 9 of article 2 of act No. 198, of the session laws of 1873, being an act entitled An act to revise the laws providing for the incorporation of railroad companies, and to regulate the running and management, and to fix the duties and liabilities of all railroads and other corporations owning or operating any railroad in this State, being compiler's section 3323 of Howell's annotated statutes, as amended by act No. 177, session laws of 1877, and act 116, public acts of 1883, be and the same is hereby amended so as to read as follows:

2. By striking out of line 25 of section 1 the words "or any private prop-

erty,"

And further to inform the House that the Senate has amended the title to the bill so as to read as follows:

A bill to amend section 9 of article 2 of act No. 198 of the session laws of 1873, being an act entitled An act to revise the laws providing for the incorporation of railroad companies and to regulate the running and management, and to fix the duties and liabilities of all railroad and other corporations, owning or operating any railroad in this State, being compiler's section 3323, of Howell's annotated statutes, as amended by act No. 177, session laws of 1877, and act No. 116, public acts of 1883,

In the passage of which, as thus amended, and with the title so amended, the Senate has concurred by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect has ordered the same to take

immediate effect.

Very respectfully,

LEWIS M. MILLER,
Secretary of the Senate.

Laid over one day under the rules.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, June 10, 1887.

To the Speaker of the House of Representatives:

SIR-I am instructed to return to the House the following bill:

House bill No. 707, entitled

A bill to authorize the formation of corporations for the purpose of draining, excavating, constructing and maintaining water courses with water power appurtenant thereto, for accumulating, storing, conducting, selling, furnishing and supplying upon an agreed rental, water and water power for mining, milling, manufacturing, domestic, municipal and agricultural purposes and for purposes of navigation,

And to inform the House that the Senate has amended the same, as follows, viz.:

1. By striking out of line 1 of subdivision 5, of section 9, the words "the sum" and inserting in lieu thereof the words "fifty per centum,"

2. By striking out of section 9 the sixth subdivision, and renumbering the

remaining subdivisions,

In the passage of which as thus amended the Senate has concurred by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect has ordered the same to take immediate effect.

Very respectfully,

LEWIS M. MILLER,
Secretary of the Senate.

Pending the order that the message lie over one day under the rules,

Mr. W. A. Baker moved to suspend the rule requiring amendments made to bills by the Senate to be laid over one day.

Which motion prevailed, two-thirds of all the members present voting

therefor.

The question being on concurring in the amendments made by the Senate to the bill,

On motion of Mr. W. A. Baker,

The House concurred, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr.	Abbott, Allen, Ashton, Baker, S., Baker, W. A., Baldwin, Bardwell, Bates, Baumgardner, Beecher, Bettinger, Breen, Burr,	Cole, Damon, Dickson, Dickson, Diekema, Dillon, Dougherty, Eldred, Engleman, Goodrich, Harper, Haskin, Hoaglin, Holt,	Mr.	Hunt, Jones, Kelley, Killean, Kirby, Lakey, Lincoln, Manly, McGregor, McKie, McMillan, Oviatt, Pardee,	Mr.	Preston, Rogers, Simpson, Spencer, Thompson, Tindall, Van Orthwick, Vickary, Washburn, Watts, Webber, Wellman, Williams, T. H.,

The bill was then referred to the committee on engrossment and enrollment for enrollment.

NAYS.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, June 10, 1887.

To the Speaker of the House of Representatives:

Sir—I am instructed to return to the House the following bill:

House bill No. 649, entitled

A bill to authorize the village of Benton Harbor to raise money to aid in the construction of water works and to furnish a water supply for said village.

And to inform the House that the Senate has amended the same as follows, viz:

- 1. By inserting the "board of" before the word "trustees" wherever it occurs in the bill.
- 2. By striking out of section 6 all after the word "taxes" in the last line and inserting the words "other special" before the word "taxes."

In the passage of which as thus amended the Senate has concurred by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect has ordered the same to take immediate effect.

Very respectfully,

LEWIS M. MILLER, Secretary of the Nenate.

Pending the order that the message lie over one day under the rules,

Mr. W. A. Baker moved to suspend the rule requiring amendments made to bills by the Senate to be laid over one day.

Which motion prevailed, two-thirds of all the members present voting therefor.

The question being on concurring in the amendments made by the Senate to the bill.

On motion of Mr. W. A. Baker,

The House concurred, a majority of all the members elect voting therefor by yeas and nays as follows:

YEAS.

Mr. Abbott,	Mr. Cross,	Mr. Hosford,	Mr. Powers,
Allen,	Damon,	Houk, .	Preston,
Ashton,	Dickson,	Hunt,	Rounsville,
Baker, S.,	Diekema,	Jones,	Simpson,
Baker, W. A.	, Dillon,	Kelley,	Spencer,
Baldwin,	Dougherty,	Killean,	Thompson,
Bardwell,	Dunbar,	Kirby,	Tindall,
Bates,	Eldred,	Lakey,	VanOrthwick
Baumgardner	, Engleman,	Manly,	Vickary,
Breen,	Goodrich,	McGregor,	Washburn,
Burr.	Harper,	McKie,	Watts,
Cannon,	Haskin,	McMillan,	Webber.
Case,	Holt,	Oviatt,	Wellman,
Cole,	Hoobler,	Pardee,	Williams, W. W
•	·	•	56

NAYS.

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The bill was then referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, June 10, 1887.

To the Speaker of the House of Representatives:

SIR-I am instructed by the Senate to transmit the following bill:

Senate bill No. 499, entitled

A bill to authorize and empower the council of the village of Alma, in the

county of Gratiot, to borrow money and issue the bonds of said village therefor,

Which has passed the Senate by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect, been ordered to take immediate effect, and in all of which the concurrence of the House is respectfully asked.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

The bill was read a first and second time by its title and referred to the committee on local taxation.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, June 10, 1887.

To the Speaker of the House of Representatives:

Sir-I am instructed by the Senate to transmit the following bill:

Senate bill No. 265 (file No. 71), entitled

A bill to provide for the confinement of persons who may be found guilty of the violation of a village ordinance or ordinances in incorporated villages in the county of Wayne in this State,

Which has passed the Senate by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect, been ordered to take immediate effect, and in all of which the concurrence of the House is respectfully aske?.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

The bill was read a first and second time by its title and referred to the committee on municipal corporations.

The Speaker also announced the following:

SENATE CHAMBER. Lansing, June 10, 1887.

To the Speaker of the House of Representatives:

SIR-I am instructed to return to the House the following bill:

House bill No. 482 (file No. 311), entitled

A bill to amend act No. 317 of the session laws of 1883, being an act entitled "An act to organize a public library in West Bay City," by adding a new section thereto numbered section 9, for the purpose of providing a fund for the enlargement and improvement of said public library,

In the passage of which the Senate has concurred by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect

has ordered the same to take immediate effect.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

The bill was referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, June 10, 1887.

To the Speaker of the House of Representatives:

SIR-I am instructed to return to the House the following bill:

House bill No. 97 (file No. 407), entitled

A bill to amend section 9 of article 2 of act No. 198 of the session laws of 1873, being an act entitled An act to revise the laws providing for the incorporation of railroad companies, and to regulate the running and management, and to fix the duties and liabilities of all railroad and other corporations owning or operating any railroad in this State, approved May 1, 1873, as amended by act No. 177, public acts of 1877, approved May 22, 1877, being compiler's section 3323 of Howell's annotated statutes as amended by act No. 116, public acts of 1883, approved May 24, 1883.

In the passage of which the Senate has non-concurred.

Very respectfully,

LEWIS M. MILLER, Secretary of the Senate.

On motion of Mr. Hosford, The bill was laid on the table.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, June 10, 1887.

To the Speaker of the House of Representatives:

SIR-I am instructed to return to the House the following bill:

House bill No. 802 (file No. 396), entitled

A bill to detach certain territory from the township of Greenbush in the county of Alcona and organize the same into a separate township to be known as the township of Mikado,

In the passage of which the Senate has concurred by a majority vote of all

the Senators elect.

Very respectfully,

LEWIS M. MILLER,
Secretary of the Senate.

The bill was referred to the committee on engrossment and enrollment for enrollment.

GENERAL ORDER.

On motion of Mr. Cross,

The House went into committee of the whole on the general order,

Whereupon the Speaker called Mr. Eldred to the chair.

After some time spent therein, the committee rose, and, through their chairman made the following report:

The committee of the whole have had under consideration the following

bills:

1. Senate bill No. 210 (file No. 237), entitled

A bill to amend sections 4, 5 and 6 of act No. 200 of the public acts of 1885, entitled "An act to establish an advisory board in the matter of pardons."

2. Senate bill No. 356 (file No. 244), entitled

A bill to amend section 16 of local act No. 316 of the session laws of 1883, entitled "An act to incorporate the public schools of the township of Maple Ridge, Alpena county."

3. Senate bill No. 296 (file No. 274), entitled,

A bill authorizing the board of control of State swamp lands to make an

appropriation of lands for the improvement of Falls Creek, in the county of Alpena.

4. Senate bill No. 171 (file No. 54), entitled.

A bill to prohibit the selling, furnishing or giving of any spirituous, malt, ferment, or vinous liquors to any inmate of the Michigan Soldiers' Home.

5. House bill No. 662 (file No. 436), entitled

A bill to vacate the township of Carp Lake, in the county of Ontonagon.

6. House bill No. 64 (file No. 442), entitled

A bill to amend section 3 of act number 153 of the session laws of 1885 entitled "An act to provide for the assessment of property and the levy and collection of taxes thereon."

7. House bill No. 818 (file No. 454), entitled

A bill to repeal section 7987 of the compiled laws of 1871, the same being section 9603 of Howell's annotated statutes, relative to the discretionary power of a court.

8. House bill No. 854, (file No. 480), entitled

A bill to provide for keeping clear of obstructions, open and in good condition and repair all ditches in this State constructed under the authority of the board of control, having charge of the drainage and reclamation of swamp lands by means of State roads and ditches, or ditches constructed by aid of State swamp lands.

9. House bill No. 288 (file No. 481) entitled

A bill to establish and organize school district No. 9 in the township of Byron, county of Kent and State of Michigan.

10. House joint resolution No. 17 (file No. 12), entitled

Joint resolution to authorize the State of Michigan to patent certain lands in Muskegon county to Henry Webster.

Have made no amendments thereto, and have directed their chairman to

report the same back to the House, and recommend their passage.

The committee of the whole have also had under consideration the follow-

ing bills:

11. Senate bill No. 228 (file No. 136), entitled

A bill making an appropriation for completing and furnishing the attics of
the Northern Michigan Asylum for the Insane and building a detached
cottage therefor.

12. House bill No. 608 (fil: No. 472), entitled

A bill to provide statistics for the use of the State Board of Equalization and boards of supervisors.

House bill No. 850, (file No. 478), entitled

A bill to provide for ascertaining, adjudicating, and determining who are or were, the legal heirs, minor heirs, or legal representatives of certain deceased persons and entitled to the lands of which said deceased died seized, and to repeal act number 53 of the laws of Michigan, of the year 1867, approved March 13, 1867, the same being sections 5990, 5991 and 5992 of Howell's annotated statutes.

Have made sundry amendments thereto and have directed their chairman to report the same back to the House, asking concurrence therein, and recommend their passage.

The committee of the whole have also had under consideration the follow-

ing bill:

14. House bill No. 897, entitled

A bill to amend sections 11, 13 and 16 of chapter 304, Howell's annotated statutes, in relation to the punishment of fraudulent debtors, being compiler's sections 8760, 8762 and 8765,

And have directed their chairman to report the same back to the House, with the recommendation that it be printed and re-committed to the com-

mittee of the whole.

The committee of the whole have also had under consideration the following:

15. House bill No. 694 (file No. 444), entitled

A bill to authorize and provide for the granting of a monthly allowance to sick and disabled teachers in the public schools of the State of Michigan in certain cases.

16. House bill No. 574 (file No. 479), entitled

A bill to amend section 1 of an act entitled "An act to revise an act to incorporate the city of Bay City," approved March 31, 1881, as amended by the several acts amendatory and revisionary thereof.

And have directed their chairman to report the same back to the House

with the recommendation that they be laid on the table.

A. J. ELDRED, Chairman.

Report accepted and committee discharged.

The first, second, third, fourth, fifth, sixth, seventh, eighth and ninth named bills and tenth named joint resolution were placed on the order of third reading.

On motion of Mr. Cannon,

The House concurred in the amendments made by the committee to the eleventh, twelfth and thirteenth named bills, and they were placed on the order of third reading.

On motion of Mr. Chapman,

The House concurred in the recommendation of the committee relative to the fourteenth named bill and it was ordered printed, re-referred to the committee of the whole, and placed on the general order.

On motion of Mr. Holt.

The House concurred in the recommendation of the committee relative to the fifteenth named bill, and it was laid on the table.

On motion of Mr. Brock,

The House concurred in the recommendation of the committee relative to the sixteenth named bill, and it was laid on the table.

Mr. Cole moved to take from the table Senate bill No. 349 (file No. 90), entitled

A bill to authorize the Erie and Kalamazoo railroad company to change its line between Palmyra Junction and the city of Adrian.

Which motion prevailed.

On motion of Mr. Cole,

The bill was referred to the committee on railroads.

Mr. Diekema moved that a respectful message be sent to the Senate asking the return to the House of

Senate bill No. 254 (file No. 75), entitled

A bill to amend section 2, chapter 53, of the compiled laws of 1871, relative to disorderly persons, as amended by act 136 of the public acts of 1883, approved May 31, 1883.

Which motion prevailed.

On m otion of Mr. Simpson, The House took a recess until 2 o'clock this afternoon.

AFTERNOON SESSION.

2 o'clock P. M.

The House met and was called to order by the Speaker. Roll called: quorum present.

The House took up the order of

PRESENTATION OF PETITIONS.

No. 1293. By the Speaker: Memorial of the employes of the State House of Correction.

The memorial was read at length and spread at large on the Journal as follows:

Ionia, June 13th, 1887.

To the Hon. Committee on State House of Correction, Lansing;

GENTLEMEN:—The undersigned officers of the S. H. of C. respectfully ask that your honorable body take from the table a bill introduced by Hon. A. J. Webber, to raise the pay of officers of the prison, and to so amend it that all keepers and guards, the deputy warden, and doctor, will receive the like amount of pay as such officers do at the Jackson prison. The duties we perform and the hours on duty are as severe and long, the responsibility as great; and there is in our judgment no reason why we should not receive pay equivalent to the service rendered.

Most respectfully yours, etc.,

J. D. Cressy, Deputy, S. C. Whiting, Keeper. J. N. Soule, Keeper. M. M. Currier, Keeper. J. E. Davis, Keeper. J. S. Whipple, Steward. L. H. Pease, Keeper. B. F. Norton, Keeper. J. H. McCord, Guard. Orville Reynolds, Keeper. Erastus J. Welker, Keeper. H. F. Snider, Guard. F. W. Sayle, Guard.

Patrick Kelly, Keeper. Daniel L. Nash, Keeper. Jerome R. Walker, Keeper. Geo. Conant, Keeper. Paul R. Averil, Keeper. Alf. P. Trumbull, Keeper. Albert E. Brown, Keeper. Jno. E. Fulkerson, Keeper. S. J. Gunn, Keeper. Byron McKelvey, Keeper. Edwin W. Barnes, Keeper. C. B. Van Dusen, Keeper. D. McNaughton, Keeper.

Referred to the committee on State House of Correction and Reformatory. The House then took up the order of

UNFINISHED BUSINESS.

Being the consideration of Senate amendment to House bill No. 739 (file No. 385), entitled

A bill to revise the laws providing for the incorporation of cooperative and mutual benefit associations, and to define the powers and duties and regulate the transaction of the business of all such corporations and associations doing business within this State,

Which had been reported as follows:

1. By adding to the end of section 11 the following proviso:

Provided, That any corporation heretofore organized, whose members are limited to the order of Free and Accepted Masons, their wives and widows, shall not be required to accumulate any emergency fund as provided by this section, unless the board of directors of such corporation shall adopt a resolution requiring it to be done, and file the same with the commission of insurance.

2. By striking out of line 8 of section 15, after the word "certificate" the words "according to the terms and conditions of such policy or certificate."

3. By adding to the end of section 15 the following proviso:

Provided, That any corporation heretofore organized, whose membership is limited to the order of Free and Accepted Masons, their wives and widows, shall not be required to pay upon any death loss any sum beyond the amount actually realized upon the assessment made upon such death loss, if it clearly appears in the policy or certificate of membership to have been so intended at the time of insuring.

4. By striking out of line 5 of section 16 the words "and acknowledged the same before some officer authorized to take acknownedgments of deeds."

5. By adding to the end of section 16 the following proviso:

Provided, That nothing in this section contained shall prohibit the reinstatement of a risk on any life where the policy may have lapsed through inadvertence or otherwise; nor shall this section apply to accident insurance policies.

6. By inserting in line 18 of section 17 after the word "member" the words "and that it is paying, and for the twelve months next preceding has paid the highest amount named in its policies or certificates in full."

7. By inserting in line 25 of section 17 after the word "department" the words "if any."

8. By striking out of line 3 of section 21 the words "and spirit."

9. By striking out of lines 5 and 10 of section 22 the words "and spirit."

- 10. By inserting in line 29 section 22 after the word 'association' the words "with its consent."
- 11. By inserting in line 32 of section 22 after the word "therefor" the words "but only to the extent to which they are liable,"
- 12. By inserting in line 33 of section 22 after the word "plans" the word "and."
- 13. By inserting in line 33 of section 22 after the word "under" the words "the contract by."
- 14. By inserting in line 33 of section 22 after the word "are" the word "severally."
 - 15. By striking out of line 1 of section 23, the words "knowingly and."
- 16. By inserting in line 2 of section 25, after the word "councils" the words "now doing business or that may be organized in this State"
- 17. By inserting in line 2 of section 25 after the word "are" the words "or shall be."
 - 18. By striking out of line 4 of section 25, the word "or."
- 19. By striking out of line 5 of section 25 the words "or that may be hereafter organized."

20. By striking out section 30 of the bill, as follows:

SEC. 30. No policy or certificate issued by any corporation or association doing business under the provisions of this act shall be canceled for the non-payment of any assessment or the non-payment of dues without first having mailed to the holder of such policy or certificate at his or her last known postoffice address the following notice by registered letter:

You are hereby notified that assessment No. — on policy or certificate No. — has not been paid. Unless the amount of \$— —, the amount due on said assessment and 10c as charges for this notice is paid within thirty

days from the date hereof, your policy or certificate will be canceled.

Which said first, third and sixteenth named amendments the House amended as follows, viz.:

- 1. Amend the first named Senate amendment by inserting after the word "heretofore," in line 1, the words "or that may be hereafter."
- 2. Amend the third named Senate amendment by inserting in the first line, after the word "heretofore," the words "or that may be hereafter."
- 3. Amend the sixteenth named Senate amendment by inserting in the second line, before the word "organized" the word "hereafter,"

And in which twentieth named amendment the House non-concurred, but in which first named amendment as amended), second, third (as amended), fourth, fifth, sixth, seventh, eighth, ninth, tenth, eleventh, twelfth, thirteenth, fourteenth, fifteenth, sixteenth (as amended), seventeenth, eighteenth and ninteenth named amendments, the House concurred.

Now to inform the House that the Senate has concurred in the amendments made by the House to the first, third and sixteenth named amendments, and, having reconsidered its twentieth named amendment, has receded from its amendment by striking out section 30, and in lieu thereof has amened said section 30 so as to read as follows, viz:

SEC. 30. No policy or certificate issued by any corporation or association doing business under the provisions of this act shall be cancelled for the non-payment of any assessment or the non-payment of dues without first having mailed to the holder of such policy or certificate, at his or her last known postoffice address, the following notice, by registered letter:

You are hereby notified that assessment No. —— on policy or certificate No. —— has not been paid. Unless the amount of \$——, the amount due on said assessment, and 50 cents as charges for this notice, is paid within ten

days from the date hereof, your policy or certificate will be cancelled.

In which last named amendment the concurrence of the House is respectfully asked.

The question being on concurring in the amendments made by the Senate to

the bill,

Mr. Chapman moved a division of the question,

The question being first taken on agreeing to the Senate amendment to section 30, whereby the time limited for paying assessments was made ten days,

The House concurred, a majority of all the members elect voting therefor

by yeas and nays as follows:

YEAS.

Mr. Allen, Mr. Dickson, Mr. Lakey, Mr. Rounsville,
Anderson, Dillon, Lincoln, Spencer,
Bardwell, Dunbar, Makelim, Stuart,

Mr. Beecher,	Mr. Engleman,	Mr. Manly,	Mr. Thompson,
Bettinger,	Goodrich,	McKie,	Tindall,
Bentley,	Grenell,	McMillan,	Van Orthwick,
Breen,	Haskin,	Ogg,	Vickary,
Cady,	Hoobler,	Oviatt,	Washburn,
Cannon,	Hosford,	Pardee,	Watts,
Case.	Houk,	Perkins.	Wellman,
Chapman,	Hunt,	Pettit,	Williams, T.H.
Cole,	Kelley,	Pierce,	Williams, W. W
Cross,	Killean,	Powers,	Wood,
Damon,	Kirby,	Preston,	Speaker, 55
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Mr. Baker, S.,

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The question then being on agreeing to the amendment reported by the Senate to section 30, making a penalty of fifty cents for failure to pay the assessment when first due, instead of a fee of ten cents.

The House concurred, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Abbott,	Mr. Cady,	Mr. Hosford,	Mr. Powers,
Allen,	Canno	on, Houk,	Preston,
Anderson,	Case,	Hunt,	Robinson, J.W.
Ashton,	Cross,	Jones,	Rounsville,
Baldwin,	Dicks	on, Kelley,	Simpson,
Bardwell,	Dieke		Spencer,
Bates,	Dillor		Thompson
Baumgardner,	Engle	man, Makelim	
Beecher,	Goodr	ich, Manly,	Vickary,
Bettinger,	Grene		Vroman,
Bentley,	Haski	n, Ogg,	Wellman,
Breen,	Hill,	Oviatt,	Wood,
Brock,	Hoagl	in, Pierce,	Speaker,
Burr,	Hoobl		54

NAYS.

Mr. Baker, S.,	Mr. Damon,	Mr. Pardee,	Mr. Watson, F. H.,
Baker, W. A.,	Dunbar,	Pettit,	Watts,
Chapman,	Eldred,	Stuart,	Webber,
Cole,	McGregor,		14

The bill was then referred to the committee on engrossment and enrollment for enrollment.

On motion of Mr. Oviott,

The House took up the order of

MESSAGES FROM THE SENATE.

The Speaker announced the following:

SENATE CHAMBER, Lansing, June 14, 1887.

To the Speaker of the House of Representatives:

SIR—I am instructed by the Senate to transmit the following bills: Senate bill No. 47, entitled

A bill to provide for the appointment, fix the compensation and prescribe the duties of the stenographer of the circuit courts for the counties of Mecosta and Newaygo, now composing the 27th judicial circuit.

Senate bill No. 76, entitled

A bill to amend sections 5, 6 and 8 of an act entitled "An act to provide for the appointment, defining the duties and fixing the compensation of a stenographer for the circuit court for the county of Saginaw," approved May 7, 1881, being sections 6527, 6528 and 6530 of Howell's annotated statutes and to add a new section, the said act to stand as section 13.

Senate bill No. 300, entitled

A bill to provide for the appointment, compensation and duties of a stenographer of the twenty-fourth judicial circuit,

Senate bill No. 442, entitled

A bill to provide for the appointment, fix the compensation and prescribe the duties of the stenographer of the circuit courts for the counties of Branch

and St. Joseph, now composing the 15th judicial circuit,

Which have passed the Senate by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect, been ordered to take immediate effect, and in all of which the concurrence of the House is respectfully asked.

Very respectfully,

LEWIS M. MILLER. Secretary of the Senate.

The first named bill was read a first and second time by its title, and referred to the committee on judiciary.

The second named bill was read a first and second time by its title, and pending its reference to a committee,

On motion of Mr. McGregor,

The rules were suspended, two-thirds of all the members present voting therefor, and the bill was put on its immediate passage.

The bill was then read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Abbott,	Mr. Dougherty,	Mr. Killean,	Mr. Rounsville,
Allen,	Dunbar,	Kirby,	Simpson,
Anderson,	Eldred.	Lakey,	Spencer,
Baker, S.,	Goodrich,	Lincoln,	Stuart,
Baker, W. A	A. Grenell,	Makelim,	Thompson,
Baldwin,	Harper,	McGregor,	Tindall,
Bardwell,	Haskin,	McKie,	VanOrthwick
Bates,	Herrington,	Ogg,	Vickary,
Beecher,	Hill,	Oviatt,	Vroman,
Bentley,	Hoaglin,	Pettit,	Watson, F. H.
Burr,	Holt,	Pierce,	Watts,
Cannon,	Hosford,	Powers,	Webber,
Cole,	Houk,	Preston,	Wellman,
Cross	Jones,	Robinson, J. W	Wood,
Damon,	Kelley,	Rogers,	Speaker,
Dillon,	•	- ·	61
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NAYS.

Title agreed to.

On motion of Mr. McGregor,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

The third named bill was read a first and second time by its title, and pending its reference to a committee,

On motion of Mr. Lincoln,

The rules were suspended, two-thirds of all the members present voting therefor, and the bill was put upon its immediate passage.

The bill having been read a third time, and the question being upon its

passage, pending the taking of the vote thereon,

Mr. Lincoln moved to amend the bill by adding at the end of section 1 the

following:

"Provided, That the stenographer heretofore appointed for said circuit shall not require a reappointment but shall continue in office subject to the provisions of this act."

Which motion prevailed.

The bill was then passed, a majority of all the members elect voting therefor, by year and nays, as follows:

YEAS.

Mr. Abbott, M	Ir. Damon,	Mr. Jones,	Mr. Preston,
Allen,	Dickson,	Kelley,	Robinson, J. W.
Anderson,	Diekema,	Killean,	Rogers,
Ashton,	Dillon,	Kirby,	Rounsville,
Baker, S.,	Dougherty,	Lakey,	Simpson,
Baker, W. A.,	Dunbar,	Lincoln,	Spencer,
Bardwell,	Eldred,	Makelim,	Thompson,
Bates,	Engleman,	Manly,	Tindall,
Beecher,	Goodrich,	McGregor,	Van Orthwick,
Bentley,	Grenell,	McKie,	Vickary,
Breen,	Harper,	McMillan,	Vroman,
Burr,	Haskin,	Ogg,	Washburn,
Cady,	Herrington,	Oviatt,	Watson, F. H
Cannon,	Hill,	Pardee,	Watts,
Case,	Hoobler,	Pettit,	Webber,
Chapman,	Hosford,	Pierce,	Wellman,
Cole,	Hunt,	Powers,	Wood, 68

NAYS.

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Title agreed to.

On motion of Mr. Lincoln.

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

The fourth named bill was read a first and second time by its title, and pending its reference to a committee,

On motion of Mr. Bentley,

The rules were suspended, two-thirds of all the members present voting therefor, and the bill was put upon its immediate passage.

The bill was then read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays as follows:

YEAS.

Mr. Abbott,	Mr. Chapman,	Mr. Hunt,	Mr. Preston,
Allen,	Cole,	Kelley,	Robinson, J. W.
Anderson,	Dickson,	Killear,	Rogers,
Ashton,	Diekema,	Kirby,	Rounsville,
Baldwin,	Dillon,	Lakey,	Simpson,
Bardwell,	Dougherty,	Lincoln,	Spencer,
Bates,	Dunbar,	Makelim,	Thompson,
Beecher,	Eldred,	McGregor,	Tindall,
Bettinger,	Goodrich,	McKie,	Vickary.
Bentley,	Grenell,	McMillan,	Vroman,
Breen,	Harper,	Ogg,	Washburn,
Brock,	Haskin,	Oviatt,	Watson, F.H.,
Burr,	Herrington,	Pardee,	Watts,
Cady,	Hill,	Pettit,	Webber,
Canton,	Hosford,	Pierce,	Wellman,
Case,	Houk,	Powers,	63
•	N	AYS.	0

Title agreed to.

On motion of Mr. Bentley,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, June 14, 1887.

To the Speaker of the House of Representatives:

SIR—I am instructed to return to the House the following bill:

House bill No. 160, entitled.

A bill to incorporate the village of Pinconning, in Bay county, Michigan.

In the passage of which the Senate has concurred by a majority vote of all the senators elect, and by a vote of two thirds of all the Senators elect has ordered the same to take immediate effect.

Very respectfully,

LEWIS M. MILLER, Secretary of the Senate.

The bill was referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

Senate Chamber, {
Lansing, June 14, 1887. }

To the Speaker of the House of Representatives:

SIR-I am instructed to return to the House the following bill:

House bill No. 722, entitled

A bill to authorize the city of Stanton, in the county of Montcalm, to bor-

row money to make public improvements in said city,

In the passage of which, the Senate has concurred by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect has ordered the same to take immediate effect.

Very respectfully,

LEWIS M. MILLER, Secretary of the Senate. The bill was referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, June 14, 1887.

To the Speaker of the House of Representatives:

SIR-I am instructed by the Senate to transmit the following bill:

Senate bill No. 27, entitled

A bill providing for the employment, defining the duties and fixing the compensation of a stenographer for the Seventh judicial circuit, State of Michigan,

Which has passed the Senate by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect, been ordered to take immediate effect, and in all of which the concurrence of the House is respectfully asked.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

The bill was read a first and second time by its title, and pending its reference to a committee,

On motion of Mr. F. H. Watson,

The rules were suspended, two-thirds of all the members present voting therefor, and the bill was put upon its immediate passage.

The bill was then read a third time and passed, a majority of all the mem-

bers elect voting therefor by yeas and nays, as follows:

YEAS.

Mr.	Abbott,	Mr. Chapman,	Mr. Jones,	Mr. Preston,
	Allen,	Cole,	Kelley,	Robinson, J. W.
	Anderson,	Cross,	Killean,	Rogers,
	Ashton,	Damon,	Kirby,	Rounsville,
	Baker, S.,	Dougherty,	Lakey,	Simpson,
	Baker, W. A.	Dunbar,	Lincoln,	Spencer,
	Baldwin,	Goodrich,	Makelim,	Tindall,
	Bardwell,	Grenell,	McGregor,	VanOrthwick,
	Bates,	Harper,	McKie,	Vroman,
	Baumgardner,	Haskin,	McMillan,	Watson, F. H.,
	Beecher,	Herrington,	Ogg,	Webber,
	Bentley,	Hill,	Oviatt,	Wellman,
	Breen,	Hoaglin,	Pardee,	Williams, W. W.
	Burr,	Hosford,	Pettit,	Wood,
	Cannon,	Houk,	Pierce,	Speaker,
	Case,	Hunt,	Powers,	63
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Title agreed to.

On motion of Mr. F. H. Watson,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, June 14, 1887.

To the Speaker of the House of Representatives:

SIR-I am instructed to return to the House the following bill:

House bill No. 596 (file No. 314), entitled

A bill providing for the employment, defining the duties and fixing the compensation of a stenographer of the 13th judicial circuit, State of Michigan,

And to inform the House that the Senate has amended the same as follows: By adding the following, to stand as section 7, and re-numbering the other sections

SEC. 7. The stenographer or assistant stenographer who shall take the notes on the trial or hearing in any case shall prefix to his notes of the testimony of each witness the full name of said witness and the date the testimony was taken, and at the conclusion of the trial of said cause he shall securely attach together all of his notes taken in said cause and, properly entitle them upon the outside, and safely keep the same in his office, and in the event of the death or resignation, or the removal from office or from this State of the stenographer, said notes shall be transferred to the county clerk of the county where the same was tried, who shall receive and safely keep the same, subject to the direction of the circuit court for that county: *Provided*, That said notes shall be a part of the records in said cause, and shall be subject to inspection as other records in said cause,

In the passage of which, as thus amended, the Senate has concurred by a majority vote of all the Senators elect, and by a vote of two-thirds of all the

Senators elect has ordered the same to take immediate effect.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

Pending the order that the message lie over one day under the rules,

Mr. Oviatt moved to suspend the rule requiring amendments made to bills by the Senate to be laid over one day.

Which motion prevailed, two-thirds of all the members present voting

therefor.

The question being on concurring in the amendment made by the Senate to the bill,

On motion of Mr. Oviatt,

The House concurred, a majority of all the members elect voting therefor, by yeas and nays, as follows

Mr. Abbott, Allen, Anderson, Ashton, Baker, S., Baker, W. A. Baldwin, Bardwell, Bates, Beech er, Bentley,	Mr. Damon, Dickson, Diekema, Dillon, Dougherty, Dunbar, Eldred, Engleman, Goodrich, Grenell, Harper,	Mr. Houk, Hunt, Jones, Kelley, Killean, Kirby, Lakey, Lincoln Makelim, Manly, McGregor,	Mr. Powers, Preston, Rogers, Rounsville, Simpson, Spencer, Thompson, Tindall, VanOrthwick, Vickary, Vroman,
Beech er, Bentley, Breen, Burr,			

Mr. Cady, Mr. Hill, Mr. Oviatt, Mr. Wellman. Cannon, Hoaglin, Pardee, Williams, W. W Case, Hoobler, Pettit. Wood, Chapman, Hosford, Pierce. Speaker, 69 Cole, NAYS.

The bill was then referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, June 14, 1887.

To the Speaker of the House of Representatives:

SIR-I am instructed to return to the House the following bill:

House bill No. 155 (file No. 88), entitled

A bill to provide for the appointment, compensation and duties of a stenographer of the 6th judicial circuit,

And to inform the House that the Senate has amended the same as fol-

lows:

By adding the following to stand as section 9 and renumbering the other sections:

SEC. 8. The stenographer or assistant stenographer who shall take the notes on the trial or hearing in any case shall prefix to his notes of the testimony of each witness the full name of said witness and the date the testimony was taken, and at the conclusion of the trial of said cause he shall securely attach together all of his notes taken in said cause and properly entitle them upon the outside, and safely keep the same in his office, and in the event of the death or resignation, or his removal from office, or from this State of the stenographer, said notes shall be transferred to the county clerk of the county where the cause was tried, where they shall receive and safely keep the same subject to the direction of the circuit court for that county; *Provided*, That said notes shall be a part of the records in said cause, and shall be subject to inspection as other records in said cause,

In the passage of which, as thus amended, the Senate has concurred by a majority vote of all the Senators elect, and by a vote of two-thirds of all the

Senators elect has ordered the same to take immediate effect.

Very respectfully,

LEWIS M. MILLER, Secretary of the Senate.

Pending the order that the message lie over one day under the rules,

Mr. Oviatt moved to suspend the rule requiring amendments made to bills by the Senate to be laid over one day.

Which motion prevailed, two-thirds of all the members present voting

therefor.

The question being on concurring in the amendment made by the Senate to the bill,

On motion of Mr. Oviatt,

The House concurred, a majority of all the members elect voting therefor, by yeas and nays as follows:

YEAS.

Mr. Abbott, Mr. Damon, Mr. Houk, Mr. Powers, Allen, Dickson, Hunt, Preston,

Mr. Anderson, Ashton, Baker, S., Baker, W. Baldwin, Bardwell, Bates, Beecher, Bentley, Breen, Burr, Cady, Cannon, Case, Chapman,		Mr. Jones, Kelley, Killean, Kirby, Lakey, Lincoln, Makelim, Manly, McGregor, McKie, Ogg, Oviatt, Pardee, Pettit, Pierce,	Mr. Rogers, Rounsville, Simpson, Spencer, Thompson, Tindall, VanOrthwick, Vickary, Vroman, Watson, F. H., Watts, Wellman, Wiliams W. W. Wood, Speaker,
Chapman, Cole,	,	AYS.	оремкег, 69 0
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he committee on engrossment and enrollment

The bill was then referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER. \\
Lansing, June 14, 1887. \

To the Speaker of the House of Representatives:

SIR-I am instructed to return to the House the following bill:

House bill No. 134 (file No. 80), entitled

A bill to provide for the appointment, fix the compensation, and prescribe the duties of the stenographer of the circut court for the counties of Manistee, Mason, Lake and Osceola, now comprising the 19th judicial circuit,

And to inform the House that the Senate has amended the same as follows: By adding the following to stand as section 7 and renumbering the other sections:

SEC. 7. The stenographer or assistant stenographer who shall take the notes on the trial or hearing in any case shall prefix to his notes of the testimony of each witness the full name of said witness and the date the testimony was taken, and at the conclusion of the trial of said cause he shall securely attach together all of his notes taken in said cause and properly entitle them upon the outside, and safely keep the same in his office, and in the event of the death or resignation, or his removal from office, or from the State, of the stenographer said notes shall be transferred to the county clerk of the county where the same was tried, who shall receive and safely keep the same subject to the direction of the circuit court. *Provided*, That said notes shall be a part of the records in said cause, and shall be subject to inspection as other records in said cause,

In the passage of which, as thus amended, the Senate has concurred by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect has ordered the same to take immediate effect.

Very respectfully,

LEWIS M. MILLER, Secretary of the Senate.

Pending the order that the message lie over one day under the rules,

Mr. Oviatt moved to suspend the rule requiring amendments made to bills by the Senate to be laid over one day.

Which motion prevailed, two-thirds of all the members present voting

therefor.

The question being on concurring in the amendments made by the Senate to the bill.

On motion of Mr. Oviatt,

The House concurred, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr.	Abbott,	Mr. Damon,	Mr. Houk,	Mr. Powers,
	Allen,	Dickson,	Hunt,	Preston,
	Anderson,	Diekema,	Jones,	Rogers,
	Ashton,	Dillon,	Kelley,	Rounsville,
	Baker, S.,	Dougherty,	Killean,	Simpson,
	Baker, W. A.	Dunbar,	Kirby,	Spencer,
	Baldwin,	Eldred,	Lakey,	Thompson,
	Bardwell,	Engleman,	Lincoln,	Tindall,
	Bates,	Goodrich,	Makelim,	VanOrthwick,
	Beecher,	Grenell,	Manly,	Vickary,
	Bentley,	Harper,	McGregor,	Vroman,
	Breen,	Haskin,	McKie,	Watson F.H.
	Burr,	Herrington,	Ogg,	Watts,
	Cady,	Hill,	Oviatt,	Wellman,
	Cannon,	Hoaglin,	Pardee,	Williams, W. W
	Case,	Hoobler,	Pettit,	Wood,
	Chapman,	Hosford,	Pierce,	Speaker.
	Cole,	·	•	69
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NAYS.

The bill was then referred to the committee on engrossment and enroll ment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER,)
Lansing, June 14, 1887.

To the Speaker of the House of Representatives:

SIR-I am instructed to return to the House the following bill:

House bill No. 161 (file No. 313), entitled

A bill providing for the employment, defining the duties and fixing the compensation of a stenographer for the second judicial circuit, State or Michigan,

And to inform the House that the Senate has amended the same as follows: By adding the following to stand as section 7, and renumbering the other sections:

SEC. 7. The stenographer or assistant stenographer who shall take the notes on the trial or hearing in any case shall prefix to his notes of the testimony of each witness the full name of said witness and the date the testimony was taken, and at the conclusion of the trial of said cause he shall securely attach together all of his notes taken in said cause and properly entitle them upon the outside, and safely keep the same in his office, and in the event of the death or resignation or his removal from office or from the State of the steno-

grapher said notes shall be transferred to the county clerk where the same was tried, who shall receive and safely keep the same subject to the direction of the circuit court: *Privided*. That said notes shall be a part of the records in said cause and shall be subject to inspection as other records in said cause.

In the passage of which as thus amended the Senate has concurred by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect has ordered the same to take immediate effect.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

Pending the order that the message lie over one day under the rules,

Mr. Oviatt moved to suspend the rule requiring amendments made to bills by the Senate to be laid over one day.

Which motion prevailed, two-thirds of all the members present voting therefor.

The question being on concurring in the amendments made by the Senate to the bill,

On motion of Mr. Oviatt,

The House concurred, a majority of all the members elect voting therefor, byyeas and nays, as follows:

YEAS.

Mr. Abbott,	Mr. Damon,	Mr. Houk,	Mr. Powers,
Allen,	Dickson,	Hunt,	Preston,
Anderson	Diekema,	Jones,	Rogers,
Ashton,	Dillon,	Kelley,	Rounsville,
Baker, S.,	Dougherty,	Killean,	Simpson,
Baker, W. A.,	Dunbar,	Kirby,	Spencer,
Baldwin,	Eldred,	Lakey,	Thompson,
Bardwell,	Engleman,	Lincoln,	Tindall,
Bates,	Goodrich,	Makelim,	Van Orthwick,
Beecher,	Grenell,	Manly,	Vickary,
Bentley,	Harper,	McGregor,	Vroman,
Breen,	Haskin,	McKie,	Watson, F.H.,
Burr,	Herrington,	Ogg,	Watts,
Cady,	Hill,	Oviatt,	Wellman,
Cannon,	Hoaglin,	Pardee,	Williams, W. W.
Case,	Hoobler,	Pettit,	Wood,
Chapman,	Hosford,	Pierce,	Speaker,
Cole,	•	•	69
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NAYS.

The bill was then referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, June 14, 1887.

To the Speaker of the House of Representatives:

SIR-I am instructed to return to the House the following bill:

House bill No. 415 (file No. 305), entitled

A bill to provide for the appointment, fix the compensation and prescribe

the duties of the stenographer of the circuit courts of the counties of Allegan an Ottawa, now comprising the 20th judicial district.

And to inform the House that the Senate has amended the same as fol-

lows, viz:

1. By striking out of line 3 of section 2 the words "continue to."

2. By striking out of line 4 of section 2 the word "court" and inserting in lieu thereof the words "governor upon the nomination of the judge thereof."

3. By adding the following to stand as section 7 and renumbering the rest

of the sections:

SEC. 7. The stenographer or assistant stenographer who shall take the notes on the trial or hearing in any case shall prefix to his notes of the testimony of each witness the full name of said witness and the date the testimony was taken, and at the conclusion of the trial of said cause he shall securely attach together all of his notes taken in said cause and properly entitle them upon the outside, and safely keep the same in his office, and in the event of the death or resignation, or his removal from office or from this state of the stenographer, said notes shall be transferred to the county clerk of the county where the cause was tried, who shall receive and safely keep the same subject to the direction of the circuit court for the county, *Provided*, That said notes shall be a part of the records in said cause, and shall be subject to inspection as other records in said cause.

In the passage of which, as thus amended, the Senate has concurred by a majority vote of all the Senators elect, and by a vote of two-thirds of all the

Senators elect has ordered the same to take immediate effect.

Very respectfully,

LEWIS M. MILLER,
Secretary of the Senate.

Pending the order that the message lie over one day under the rules, Mr. Oviatt moved to suspend the rule requiring amendments made to bills by the Senate to be laid over one day.

Which motion prevailed, two-thirds of all the members present voting

therefor.

The question being on concurring in the amendment made by the Senate to the bill,

On motion of Mr. Oviatt,

The House concurred, a majority of all the members elect voting therefor, by yeas and nays, as follows:

Mr. Abbott, Mr. Damon, M Allen, Dickson, Anderson, Diekema, Ashton, Dillon, Baker, S., Dougherty, Baker, W. A., Dunbar, Baldwin, Eldred, Bardwell, Engleman, Bates, Goodrich, Beecher, Grenell, Bentley, Harper, Breen, Haskin,	Hunt, Jones, Kelley, Killean, Kirby, Lakey, Lincoln, Makelim, Manly, McGregor, McKie,	Preston, Rogers, Rounsville, Simpson, Spencer, Thompson, Tindall, Van Orthwick, Vickary, Vroman, Watson, F. H.,
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Mr. Burr,	Mr. Herrington,	Mr. Ogg,	Mr. Watts,
Cady,	Hill,	Oviatt,	Wellman,
Cannon,	Hoaglin,	Pardee,	Williams, W. W
Case,	Hoobler,	Pettit,	Wood,
Chapman.	Hosford,	Pierce,	Speaker
Cole,	•	•	69

NAYS.

The bill was then referred to the committee on engrossment and enrollment for enrollment.

The House then took up the order of

REPORTS OF STANDING COMMITTEES.

By the committee on municipal corporations:

The committee on municipal corporations, to whom was referred

House bill No. 651, entitled

A bill to authorize the city of Ionia to raise money to make public im-

provements in the city of Ionia,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, with the accompanying substitute therefor, entitled

A bill to authorize the city of Ionia to borrow money for public improve-

Recommending that the substitute be concurred in and that the substitute do pass, and ask to be discharged from the further consideration of the subject.

ERASTUS N. BATES, Chairman.

Report accepted and committee discharged.

On motion of Mr. Webber,

The House concurred in the adoption of the substitute reported by the committee.

On motion of Mr. Webber,

The rules were suspended, two-thirds of all the members present voting therefor, and the bill was put upon its immediate passage.

The bill was then read a third time and passed, a majority of all the mem-

bers elect voting therefor, by yeas and nays, as follows:

Mr.	Abbott,	Mr.	Chapman,	Mr.	Hunt,	Mr.	Powers,	
	Allen,		Cole,		Jones,		Robinson, J	.W
	Anderson,		Cross,		Kelley,		Rogers,	
]	Baker, S.,		Dickson,		Killean,		Rounsville,	•
]	Baker, W. A.,		Dillon,		Lakey		Spencer,	
,]	Bardwell,		Dougherty,		Lincoln,		Tindall,	
]	Bates,		Goodrich,		Makelim,		VanOrthwi	ck,
1	Beecher,		Grenell,		McMillan,		Vroman,	
]	Bentley,		Harper,		Ogg,		Washburn,	
I	Breen,		Haskin,		Oviatt,		Waton, F. i	ł.,
]	Burr,		Hill,		Pardee,		Watts,	
	Cannon,		Hosford,		Pettit,		Webber,	
(Case,		Houk,		Pierce,		Wellman,	52
	-		•	NAYS				0

Title agreed to.

On motion of Mr. Webber,

By a vote of two-thirds of all the members elect, the bill was ordered to ake immediate effect.

By the committee on municipal corporations:

The committee on municipal corporations, to whom was referred:

House bill No. 331 (file No. 383), entitled

A bill to amend section 2 of chapter 4, and section 1 of chapter 10 of act No. 326 of the session laws of 1883, entitled "An act to provide a charter for the city of Detroit, and to repeal all acts and parts of acts in conflict therewith," approved June 7, 1883, and as amended by act approved June 10, 1885.

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, with the accompany-

ing substitute therefor, entitled

A bill to amend chapter 10 of an act to provide a charter for the city of Detroit, and to repeal all acts and parts of acts in conflict therewith, approved June 7, 1883, and to add to chapter 10 of said act two new sections to stand as sections 22 and 23, so as to abolish the board of assessors,

Recommending that the substitute be concurred in, and that the substitute

be printed for the use of the committee.

ERASTUS N. BATES, Chairman.

Report accepted and committee discharged.

On motion of Mr. Bates,

The House concurred in the adoption of the substitute reported by the committee.

The bill was then ordered printed for the use of the committee.

The House took up the order of

MOTIONS AND RESOLUTIONS.

Mr. Perkins moved to discharge the committee on municipal corporations from the further consideration of

Senate bill No. 499, entitled

A bill to authorize and empower the village of Alma, in the county of Gratiot, to borrow money and issue the bonds of said village therefor.

Which motion prevailed.

On motion of Mr. Wood,

The bill was put upon its immediate passage.

The bill was then read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

Mr. Abbott,	Mr. Damon,	Mr. Kelley,	Mr. Rounsville,
Allen,	Diekema,	Lakey,	Simpson,
Ashton,	Dillon,	Killean,	Spencer,
Baker, S.,	Dougherty,	Makelim,	Stuart,
Baker, W. A.,	Dunbar,	Manly,	Thompson,
Bates,	Eldred,	McKie,	VanOrthwick,
Beecher,	Engelman,	McMillan,	Vroman,
Bettinger,	Goodrich,	Ogg,	Washburn,
Bentley,	Grenell,	Oviatt,	Watson, F. H.,

Haskin, Mr. Breen, Pierce. Mr. Watts, Brock, Herrington, Powers, Webber, Preston. Burr. Hill. Wellman. Hosford, Robinson, J. W Cannon, Wood, Cole, Houk, Rogers, Speaker, 56 NAYS.

Mr. Hoaglin, Mr. Kirby,

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Title agreed to.

1887.]

On motion of Mr. Wood,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

Mr. McMillan moved to take from the table

House bill No. 830, entitled

A bill to provide for submitting to the decision of the supreme court of the State of Michigan all questions arising in the election of presidential electors in this State.

Which motion prevailed. On motion of Mr. McMillan

The bill was referred to the committee on municipal corporations.

Mr. Wood offered the following:

Resolved, That Marvin H. Nye, clerk of the committees on State affairs, liquor traffic and elections, be allowed one dollar per day extra compensation during the session and that an order be drawn for the same.

Referred to the committee on clerks, under the rule.

THIRD READING OF BILLS.

House bill No. 748 (file No. 448), entitled

A bill to authorize the city of Saginaw to purchase and maintain the State road bridge across the Tittabawassee river in the county of Saginaw and the approaches and appurtenances thereto for a free public highway, and to issue bonds for that purpose, and to authorize any township or townships in Saginaw county to contract with said city for the purpose of aiding said city in such purchase and maintenance, and to authorize such townships to raise money by taxation, and to issue bonds for such purpose,

Was read a third time and passed, a majority of all the members elect

voting therefor, by yeas and nays, as follows:

Mr. Abbott,	Mr. Chapman,	Mr. Kelley,	Mr. Rogers,
Allen,	Cole,	Killean,	Rounsville,
Ashton,	Damon,	Kirby,	Simpson,
Baker, S.,	Dickson,	Lakey,	Spencer,
Baker, W. A.,	Dillon,	Manly,	Thompson,
Bardwell,	Dougherty,	McKie,	Tindall,
Bates,	Dunbar,	McMillan,	Van Orthwick,
Baumgardner,	Goodrich,	Ogg,	Vickary,
Beecher,	Harper,	Oviatt,	Vroman,
Bentley,	Hill,	Pardee,	Washburn,
Breen,	Hoobler,	Pettit,	Watson, F. H.
Burr,	Hosford,	Pierce,	Watts,
Cady,	Houk,	Powers,	Webber,
Cannon,	Hunt,	Preston,	Weilman,
Case,	Jones,	Robinson, J. W	Wood, 60

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NAYS.

Mr. Haskin,

Title agreed to.

On motion of Mr. Cannon,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

House bill No. 493 (file No. 428), entitled

A bill to amend section 3, of act No. 78, session laws of 1883, entitled "An act to authorize the incorporation of manufacturers' mutual fire insurance companies," approved May 10, 1883, and to add four new sections to said act to be designated as sections 17, 18, 19 and 20,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr.	Abbott,	Mr.	Cross,	Mr.	Hunt,	M	r. Preston,	
	Allen,		Damon,		Jones,		Robinson	J.W.
	Anderson,		Dickson,		Kelley,		Rogers,	-
	Ashton,		Diekema,		Killean,		Simpson,	
•	Baker, W. A.,		Dillon,		Kirby,		Spencer,	
	Bardwell,		Dougherty,		Lakey,		Thompso	n,
	Bates,		Eldred,		Lincoln,		VanOrth	
	Beecher,		Engleman,		Manly,		Vickary,	•
	Bettinger,		Goodrich,		McKie,		Washburn	a,
	Burr,		Grenell,		Ogg,		Watts,	•
	Cannon,		Hoobler,		Oviatt,		Wellman	
	Chapman,		Hosford,		Pardee,		Williams,	W.W
	Cole,		Houk,		Petitt,		Wood,	52
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NAYS.

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Title agreed to.

On motion of Mr. Killean,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

House bill No. 471 (file No. 456), entitled

A bill to repeal act No. 108, session laws of 1885, entitled "An act to provide for the compulsory reformatory education of juvenile disorderly persons."

Was read a third time, and pending the taking of the vote on the passage thereof.

On motion of Mr. Pierce,

The bill was laid on the table.

House bill No. 470 (file No. 455), entitled

A bill to repeal sections numbered 6, 7, 8, 9, 10, 11 and 12 of act No. 144, session laws of 1883, entitled "An act to provide for the compulsory education of children in certain cases,"

Was read a third time, and pending the taking of the vote on the passage thereof.

On motion of Mr. Pierce,

The bill was laid on the table.

House bill No. 425 (file No. 326), entitled

A bill to provide for the employment of convicts in the prisons of Michi-

gan that are under State control; to establish their hours of labor, and to make an appropriation for the employment of convicts, and to repeal all acts in contravention to this act,

Was read a third time and pending the taking of the vote on the pass-

age thereof.

Mr. Haskin moved that the enacting words of the bill be stricken out.

On agreeing to which

Mr. Ogg demanded the yeas and nays.

The demand was seconded, and

Pending the call of the roll

bir. Hosford moved that there be a call of the House.

Which motion prevailed.

PROCEEDINGS UNDER THE CALL.

The roll of the House was called by the clerk, and the following members reported absent without leave: Messrs. Diekema and T. H. Williams.

On motion of Mr. Hosford,

The Sergeant-at-arms was dispatched after the absentees.

The Sergeant-at-arms announced Mr. Diekema at the bar of the House.

On motion of Mr. Manly,

Mr. Diekema was allowed to take his seat.

On motion of Mr. Watts,

Mr. T. H. Williams was excused from the operation of the call.

The question then being on striking out the enacting words of the bill,

The motion did not prevail, by yeas and nays, as follows:

YEAS.

Mr.	Cannon, Dickson,	Mr. Harper, Haskin,	Mr. Hoaglin, Kirby,	Mr. Spencer, Tindall, 8
		· · · · · · · · · · · · · · · · · · ·	AYS.	,
Mr.	Abbott, Allen, Anderson, Baker, W. A. Bates, Baumgardner, Beecher, Bettinger, Bentley, Breen, Brock,	Goodrich, Grenell, Herrington, Boobler, Hosford,	Mr. Hunt, Jones, Kelley, Killean, Lincoln, Manly, McGregor, McKie, Ogg, Oviatt, Pierce,	Mr. Robinson, J.W. Rogers, Rounsville, Stuart, Thompson, Vroman, Washburn, Wellman, Williams, W.W Wood, Speaker,
	Burr,	Houk,	Powers,	47

The bill was then not passed, a majority of all the members elect not voting therefor, by yeas and nays, as follows:

Mr. Abbott,	Mr. Cady,	Mr. Hosford,	Mr. Oviatt,
Allen,	Cole,	Hunt,	Powers,
Anderson,	Cross,	Jones,	Robinson, J. W.
Baker, W. A.	Damon,	Kelley,	Rogers,
Bates,	Diekema,	Killean,	Thompson,

Mr. Baumgardner,	Dillon,	Lincoln,	Mr. Washburn,
Bettinger,	Dougherty,	Makelim,	Watson, F. H.,
Bentley,	Eldred,	Manly,	Wellman,
Breen,	Goodrich,	McGregor,	Williams, W.W
Brock,	Herrington,	McKie,	Wood,
Burr,	Hoobler,	Ogg,	Speaker, 44

NAYS.

Mr. Ashton,	Mr.Dunbar,	Kirby,	Mr. Simpson	
Baker, S.,	Grenell,	Lakey,	Spencer,	
Baldwin,	Harper,	McMillan,	Stuart,	
Beecher,	Haskin,	Pardee,	Tindall,	
Cannon,	Hill,	Pettit,	Vickary,	
Case,	Hoaglin,	Pierce,	Vroman,	
Chapman,	Holt,	Preston,	Watts,	
Dickson,	Houk.	Rounsville,	Webber,	32

Mr. Grennell moved to reconsider the vote by which the House refused to pass the bill.

Which motion prevailed.

The question being on the passage of the bill,

On motion of Mr. Grennell,

The bill was laid on the table.

On motion of Mr. Grennell,

All further proceedings under the call were dispensed with.

House bill No. 573 (file No. 144), entitled

A bill relating to the election of representatives to the State Legislature in districts where more than two are to be chosen,

Was read a third time, and pending the taking of the vote on the passage thereof.

Mr. Hosford moved to strike out the enacting words of the bill,

Which motion prevailed.

The body of the bill was then laid on the table.

House bill No. 873 (file No. 462), entitled

A bill establishing a lien for labor and services upon lumber, shingles, logs, timber, cedar posts, telegraph poles, railroad ties, bark, shingle bolts, stave bolts, staves, cordwood, pulp wood, hop poles, hoop poles, veneering wood, and all other forest products, and to repeal act No. 145 of the session laws of 1881, entitled "An act establishing a lien for labor and services upon logs, timber, cedar posts, telegraph poles, railroad ties, tan-bark, shingle bolts and staves, and to repeal act No. 185 of the session laws of 1873, entitled An act establishing a lien for labor and services upon logs and timber as amended by act No. 253 of the session laws of 1879,

Was read a third time and passed, a majority of all the members elect voting therefor by yeas and nays, as follows:

Mr. Allen,	Mr. Cannon,	Mr. Killean,	Mr. Rounsville,
Anderson,	Case,	Kirby,	Simpson,
Ashton,	Cross,	Lakey,	Spencer,
Baker, S.,	Damon,	Makelim,	Thompson,
Bardwell,	Diekema,	Manly,	Tindall,
Bates.	Dillon,	McKie,	VanOrthick,

Mr. Baumgardner, Mr. Dougherty, Mr. McMillan. Mr. Vroman, Eldred. Beecher. Oviatt. Washburn, Pettit, Bettinger, Haskin, Watson, F. H. Bentley, Hill, Pierce, Watts. Breen, Holt, Powers, Wellman, Brock, Hoobler, Wood, Preston. Burr, Hosford. Robinson, J.W. Speaker, Cadv. Houk. 54

NAYS.

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The question being on agreeing to the title,

Mr. J. W. Robinson moved to amend the title by striking out the words "session laws" and inserting the words "public acts" in lieu thereof.

Which motion prevailed.

The title as amended was then agreed to.

On motion of Mr. J. W. Robinson,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

House bill No. 883 (file No. 463), entitled

A bill to amend section 75 of act No. 153, laws of 1885, in regard to the sale of State tax lands,

Was read a third time and passed, a majority of all the members elect voting therefor by yeas and nays, as follows:

YEAS.

M1. Abbott,	Mr. Case,	Mr. Hunt,	Mr. Rounsville,
Allen,	Cole,	Killean,	Simpson,
Anderson,	Cross,	Manly,	Spencer,
Ashton,	Damon,	McGregor,	Thompson,
Baker, W. A.,	Diekema,	McKie,	Tindall,
Baldwin,	Dougherty,	McMillan,	Van Orthwick,
Bardwell,	Dunbar,	Oviatt,	Vickary,
Bates,	Eldred,	Pettit,	Vroman,
Bettinger,	Engleman,	Pierce,	Watson, F. H.,
Bentley,	Goodrich,	Powers,	Webber,
Brock,	Haskin,	Preston,	Wellman,
Burr,	Hoaglin,	Robinson, J.W	. Wood,
Cady,	Holt,	Rogers,	Speaker,
Cannon,	Hoobler,		54

NAYS.

Mr. Beecher, Mr. Dickson, Mr. Dillon, Mr. Hosford,

The question being on agreeing to the title,

Mr. Abbott moved to amend the title so as to read as follows:

A bill to amend section 75 of act No. 153 of the public acts of 1885, entitled "An act to provide for the assessment of property, and the levy and collection of taxes thereon," approved June 9, 1885.

Which motion prevailed.

The title as amended was then agreed to. House bill No. 517 (file No. 464) entitled

A bill to amend sections 6306, 6307 and 6308 of Howell's aunotated stat-

utes relative to the appointment of guardians for minors by judges of probate.

Was read a third time and passed, a majority of all the members elect voting therefor by yeas and nays, as follows:

YEAS.

Mr. Abbott,	Mr. Cannon,	Mr. Harper,	Mr. Robinson, J.W.
Allen,	Case,	Hoaglin,	Rogers,
Anderson,	Cole,	Holt,	Spencer,
Ashton,	Cross,	Hoobler,	Thompson,
Baker, W. A.,		Hunt,	Tindall,
Baldwin,	Dickson,	Lakey,	Van Orthwick,
Bardwell,	Diekema,	McGregor,	Vickary,
Baumgardner,	Dillon,	McKie,	Washburn,
Beecher,	Dougherty,	McMillan,	Watts,
Bettinger,	Dunbar,	Pardee.	Webber,
Bentley,	Eldred,	Pettit,	Wellman,
Breen,	Engleman,	Pierce,	Wood,
Burr,	Goodrich,	Powers,	Speaker
Cadv.		,	53

NAYS.

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The question being on agreeing to the title,

Mr. Abbott moved to amend the title so as to read as follows:

A bill to amend sections 4814, 4815 and 4816 of the compiled laws of 1871, the same being compiler's sections 6306, 6307 and 6308 of Howell's annotated statutes relative to "guardians and wards."

Which motion prevailed.

The title as amended was then agreed to.

House bill No. 887 (file No. 465), entitled

A bill to amend section 67 of act No. 153 of the laws of 1885 relative to the loss of tax sale certificates,

Was read a third time, and passed, a majority of all the members elect voting therefor by yeas and nays as follows:

YEAS.

Mr.	Abbott,	Mr. Chapman,	Mr. Hoaglin,	Mr. Robinson, J.W
	Allen,	Cole,	Holt,	Rogers,
	Ashton,	Cross,	Hoobler,	Rounsville,
	Baker, W. A.,	Damon,	Hosford,	Spencer,
	Baldwin,	Dickson,	Hunt,	Tindall,
	Bardwell,	Diekema,	Kirby,	Van Orthwick,
	Bates,	Dillon,	McGregor,	Vickary,
	Baumgardner,		McKie,	Vroman,
	Beecher,	Dunbar,	Ogg,	Watson, F. H.,
	Bettinger,	Eldred,	Oviatt,	Watts,
	Breen,	Engleman,	Pardee,	Webber,
	Burr,	Goodrich,	Pettit,	Wellman,
	Cady,	Harper,	Pierce,	Wood,
	Cannon,	Haskin,	Preston,	Speaker,
le.	Case.	•	·	57

NAYS.

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The question being on agreeing to the title,

Mr. Abbott moved to amend the title so as to read as follows:

A bill to amend section 67 of act No. 153 of the public acts of 1885, entitled An act to provide for the assessment of property and the levy and collection of taxes thereon, appproved June 9, 1885.

Which motion prevailed.

The title as amended was then agreed to. House joint resolution No. 22, entitled

Joint resolution to provide for the sale of certain State tax lands bid in by the State in October 1881, and previous years,

Was read a third time, and pending the taking of the vote on the passage

thereof,

Mr. Diekema moved to amend the joint resolution by inserting in line 3 of preamble, after the words "for taxes" the words "and all lands bid off to the State in October 1885, for taxes of 1881, and previous years,"

Which motion prevailed, two-thirds of all the members present voting

therefor.

The joint resolution was then passed, a majority of all the members elect voting therefor by yeas and nays, as follows:

YEAS.

Mr.	Abbott,	Mr.	Cole,	Mr.	Hoaglin,	Mr.	Pardee,
	Allen,		Cross,		Holt,		Pettit,
	Anderson,		Damon,		Hoobler,		Pierce,
	Ashton,		Dickson,		Hosford,		Powers,
	Baker, W. A.,	1	Diekema,		Houk,		Preston,
	Baldwin,		Dillon,		Killean,		Robinson, J. W.
	Bardwell,		Dougherty,		Kirby,		Rogers,
	Bates,		Eldred,		Manly,		Rounsville,
	Baumgardner,		Engleman,		McGregor,		Simpson,
	Beecher,		Goodrich,		McKie,		Spencer,
	Bettinger,		Grenell,		McMlillan,		Van Orthwick,
	Bentley,		Harper,		Ogg,		Wellman,
	Cannon,		Haskin,		Oviatt,		Speaker
	Chapman,						53
	• 1		3.7	A 170			

NAYS.

Mr. Tindall.

dall,

Title and preamble agreed to. On motion of Mr. Diekema.

By a vote of two-thirds of all the members elect the bill was ordered to take immediate effect.

House bill No. 752 (file No. 467), entitled

A bill to provide for the appointment, compensation and duties of a stenographer of the twenty-fourth judicial circuit,

Was read a third time, and pending the taking of the vote on the passage

thereof,

On motion of Mr. Lincoln,

The bill was laid on the table.

House bill No. 428 (file No. 468), entitled

A bill to amend section 8 of an act entitled An act to regulate the manufacture and to provide for the inspection of salt, approved March 6, 1869, being section 1501 of Howell's annotated statutes,

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Was read a third time, and pending the taking of the vote on the passage thereof,

On motion of Mr. Chapman, The bill was laid on the table.

House bill No. 803 (file No. 469), entitled

A bill to amend section 9 of chapter 6 of act No. 277, public acts of 1885, entitled "An act to provide for the construction and maintenance of drains and the assessment and collection of taxes therefor, and to repeal all other laws relative thereto, approved June 20, 1885,

Was read a third time, and pending the taking of the vote on the passage

thereof,

Mr. Chapman moved that the bill be laid upon the table.

Which motion did not prevail.

Mr. Diekema moved to amend the bill by striking out the provise in lines 6, 7, 8 and 9, section 9.

Which motion prevailed, two thirds of all the members present voting

therefor,

The bill was then not passed, a majority of all the members elect not voting therefor, by yeas and nays, as follows:

YEAS.

Mr.	Abbott,	Mr. Dillon,	Mr. Holt,	Mr. Powers,	
	Ashton,	Dougherty,	Hoobler,	Simpson,	
	Baker, W. A.,	Eldred,	Hosford,	Spencer,	
	Bentley,	Engleman,	Houk,	Thompson,	
	Brock,	Goodrich,	Killean,	Tindall,	
	Cannon,	Grenell,	Lincoln,	Vroman,	
	Cole,	Harper,	Ogg,	Washburn,	
	Cross,	Herrington,	Oviatt,	Wellman,	
	Damon,	Hill,	Pardee,	Speaker,	
	Diekema,	Hoaglin,	Pettit,		9

NAYS.

Mr. Rounsville,

MOTIONS AND RESOLUTIONS.

Mr. McKie moved to take from the table

House bill No. 80 (file No. 440), entitled

A bill to amend section 13 of act No. 158 of the session laws of 1885, being an act entitled "An act to provide for the assessment of property and the leveling and collection of taxes thereon."

Which motion prevailed.

The question being on the passage of the bill,

The bill was then passed, a majority of all the members elect voting therefor, by year and nays, as follows:

Mr. Allen, Anderson,	Mr. Dickson, Dillon,	Mr. Kelley, Killean,	Mr. Preston, Robinson, J. W
Ashton,	Dougherty,	Kirby,	Rogers,
Baker, S.,	Dunbar,	Lakey,	Rounsville,
Baker, W. A.,	Grenell,	Makelim.	Spencer.

Mr. Bates,	Mr. Harper,	Mr. McGregor,	Mr. Tindall,
Bettinger,	Hill,	McKee,	Vroman,
Bentley,	Hoaglin,	McMillan,	Washburn,
Brock,	Holt,	Ogg,	Watson, F. H.
Cady,	Hoobler,	Oviatt,	Watts,
Cannon,	Hosford,	Pardee,	Webber,
Case,	Houk,	Pettit,	Wellman,
Chapman,	Hunt,	Powers.	Wood,
Damon,	•	•	53

NAYS.

Mr. Baldwin,	Mr. Eldred,	Mr. Jones,	Mr. Simpson,
Burr,	Goodrich,	Manly,	VanOrthwick,
Cole,	Haskin,	Pierce,	Williams, W. W
Diekema,	Herrington,		14

The question being on agreeing to the title,

Mr. Bates moved to amend the title so as to read as follows:

A bill to amend section 13 of act No. 153 of the public acts of 1885, entitled "An act to provide for the assessment of property and the levy and collection of taxes thereon," approved June 9, 1885.

Which motion prevailed.

The title as amended was then agreed to. Mr. Pierce moved to take from the table House bill No. 472 (file No. 457), entitled

A bill to provide for the compulsory education of juvenile disorderly persons in cities and villages.

Which motion prevailed.

The question being on the passage of the bill,

Mr. Pierce moved to amend the bill by striking out in line 1, sec. 2, all before the words "who are," and inserting the words "all boys between the ages of 10 and 16 years and all girls between the ages of 10 and 17 years."

Which motion prevailed.

The bill was then passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Abbott, Mr. Case, Allen, Cole, Anderson, Damon, Ashton, Dickson, Baker, W. A., Diekema, Baldwin, Dillon, Bardwell, Dougherty, Bates, Dunbar, Baumgardner, Eldred, Beecher, Engleman, Bettinger, Goodrich, Brock, Harper, Cady, Haskin, Cannon, Hill,	Mr. Hoaglin, Hoobler, Hosford, Houk, Hunt, Killean, Kirby, Lakey, Manly, McGregor, McKie, McMillan, Oviatt,	Mr. Pardee, Pettit, Pierce, Powers, Robinson, J.W Rounsville, Spencer, Stuart, Thompson, Tindall, Webber, Wellman, Wood,
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NAYS.

Title agreed to.

By the committee on railroads:

The committee on railroads, to whom was referred.

Senate bill No. 349 (file No. 96), entitled

A bill to authorize the Erie & Kalamazoo railroad company to change its

line between Palmyra Junction and the city of Adrian,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment and recommend that it do pass, and ask to be discharged from the further consideration of the subject.

HENRY H. HOLT, Chairman.

Report accepted and committee discharged.

The bill was referred to the committee of the whole, and placed on the general order.

Mr. Bentley moved to take from the table

House bill No. 723, entitled

A bill to authorize the township of Deerfield, in Isabella county, to borrow money to be used in public improvements in and for the benefit of said township, and to issue bonds therefor.

Which motion prevailed. On motion of Mr. Bentley,

The bill was referred to the committee on local taxation.

On motion of Mr. Preston,

The House adjourned.

Lansing, Wednesday, June 15, 1887.

The House met pursuant to adjournment and was called to order by the Speaker.

Roll called: quorum present.

Absent without leave: Messrs. Cady, Mulvey, Perkins and Preston.

On motion of Mr. Vickary,

Leave of absence was granted to Mr. Mulvey for the day.

On motion of Mr. Wellman,

Leave of absence was granted to Mr. Perkins for the day.

On motion of Mr. McKie,

Leave of absence was granted to Mr. Preston for the day.

PRESENTATION OF PETITIONS.

No. 1294. By Mr. Bentley: Petition of J. W. Flanders, J. W. Waite and 60 others of Sturgis, St. Joseph county, for the privilege of bonding said village for a sum not exceeding five thousand dollars.

Referred to the committee on local taxation.

No. 1295. By Mr. Preston: Petition of the Lansing medical society for establishing a laboratory of hygiene at the Michigan university.

On demand of Mr. Preston,

The petition was read at length and spread at large on the journal, as follows:

To the Legislature of the State of Michigan.

In accordance with the instructions of the Lansing medical society at its meeting held May 9th, 1887, we, the undersigned, in the name of said society, respectfully petition you to take favorable action upon that part of Senate bill No. 136, file No. 140, which relates to the establishment and maintenance of a laboratory of hygiene at Ann Arbor in connection with the university of the State of Michigan.

A. D. HAGADORN, M. D., President.

L. ANNA BALLARD, M. D., Secretary. Referred to the committee on university.

REPORTS OF STANDING COMMITTEES.

By the committee on local taxation:

The committee on local taxation, to whom was referred

House bill No. 723, entitled

A bill to authorize the township of Deerfield, Isabella county, to borrow money to be used in public improvements in and for the benefit of said township, and to issue bonds therefor,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, with the accompany-

ing substitute therefor, entitled

A bill to authorize the village of Sturgis, in the county of St. Joseph, to raise money to make public improvements in said village, to is me bonds therefor, and to provide for the levy of taxes therein to pay the same,

Recommending that the substitute be concurred in and that the substitute do pass, and ask to be discharged from the further consideration of the subject.

A. T. CASE, Chairman.

Report accepted and committee discharged.

On motion of Mr. Bentley,

The House concurred in the adoption of the substitute reported by the committee.

On motion of Mr. Bentley,

The rules were suspended, two-thirds of all the members present voting therefor, and the bill was put upon its immediate passage.

The bill was then read a third time and passed, a majority of all the mem-

bers elect voting therefor by yeas and nays, as follows:

· YEAS.

Mr.	Abbott,	Mr.	Cross,	Mr.	Hoobler,	Mr.	Powers,
	Allen,		Damon,		Hosford,		Robinson, J.W.
	Ashton,		Dickson,		Hunt,		Rogers,
	Baker, S.,		Dillon,		Kelley,		Rounsville,
	Baker, W. A.,		Dougherty,		Killeau,		Simpson,
•	Bardwell,		Douglass,		Kirby,		Spencer,
	Bates,		Dunbar,		Lakey,		Stuart,
	Baumgardner,		Engleman,		Manly,		Thompson,
	Beecher,		Goodrich,		McCormick,		Tindall,
	Bettinger,		Green,		McGregor,		VanOrthwick,
	Bentley,		Grenell,		McKie,		Vroman,
	Breen,		Harper,		McMillan,		Washburn,

Mr. Brock,	Mr. Haskin, Herrington, Hill, Hoaglin, Holt,	Mr. Ogg,	Mr. Watts,
Burr,		Oviatt,	Webber,
Cannon,		Pardee,	Wellman,
Case,		Pettit,	Wood,
Chapman,		Pierce,	Speaker,
Cole,			~pountor,

NAYS.

69 0

Title agreed to.

On motion of Mr. Bentley,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

MESSAGES FROM THE SENATE.

The Speaker announced the following:

SENATE CHAMBER, Lansing, June 14, 1887.

To the Speaker of the House of Representatives:

SIR-I am instructed to return to the House the following bill:

House bill No. 418 (file No. 382), entitled

A bill making appropriations for the State board of fish commissioners for the year ending June 30th, 1888, and the year ending June 30th, 1889,

And to inform the House that the Senate has amended the same as follows.

1. By inserting in line 4 of section 3, after the words "eighty-eight" the words "to be assessed, levied and collected as other State taxes are assessed, levied and collected."

In the passage of which as thus amended the Senate has concurred by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect has ordered the same to take immediate effect.

Very respectfully,

LEWIS M. MILLER.

Secretary of the Senate.

Pending the order that the message lie over one day under the rules,

Mr. Grenell moved to suspend the rule requiring amendments made to bills by the Senate to be laid over one day,

Which motion prevailed, two-thirds of all the members present voting

therefor.

The question being on concurring in the amendments made by the Senate to the bill,

On motion of Mr. Grenell,

The House concurred, a majority of all the members elect voting therefor by yeas and nays, as follows:

Mr. Allen,	Mr. Damon,	Mr. Jones,	Mr. Robinson, J. W.
Ashton,	Dickson,	Kelley,	Rogers,
Baker, W. A.	, Dillon,	Killean,	Rounsville,
Bardwell,	Dougherty,	Kirby,	Simpson,
Bates,	Douglass,	Lincoln,	Spencer,
Baumgardner	, Dunbar,	Makelim,	Stuart,
Beecher,	Engleman,	McCormick,	Thompson,

Mr. Bettinger,	Goodrich,	McGregor,	Mr. Tindall,
Bentley,	Green,	McKie,	VanOrthwick,
Breen,	Grenell,	Ogg,	Vroman,
Brock,	Hill,	Oviatt,	Washburn,
Burr,	Hoaglin,	Pardee,	Watts,
Cannon,	Holt,	Pettit,	√ilson,
Cole,	Hoobler,	Pierce	Wood,
Crocker,	Hosford,	Powers,	Speaker,
Cross,	Hunt,	Reader,	63
	N.A	YS.	0

The bill was then referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, June 14, 1887.

To the Speaker of the House of Representatives:

SIR-I am instructed to return to the House the following bill:

House bill No. 194 (file No. 192), entitle i

A bill to make an appropriation for the erection of an addition to the normal school building, and for providing the necessary heating apparatus, furniture, and fixtures therefor,

In the passage of which the Senate has concurred by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect has ordered the same to take immediate effect.

Very respectfully,

LEWIS M. MILLER, Secretary of the Senate.

On motion of Mr. Beecher,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

The bill was then referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER. Lansing, June 14, 1887.

To the Speaker of the House of Representatives:

SIR—I am instructed to return to the House the following bill:

House bill No. 257 (file No. 292), entitled

A bill to provide for the furnishing to the probate court of each organized county in this State with a full set of the reports of the supreme court of the State of Michigan.

In the passage of which the Senate has concurred by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect has ordered the same to take immediate effect.

Very respectfully,

LEWIS M. MILLER.

Secretary of the Senate.

The bill was referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, June 14, 1887.

To the Speaker of the House of Representatives:

SIR-I am instructed to return to the House the following bill:

House bill No. 828 (file No. 344), entitled

A bill to amend section 10 of act 134 of the public acts of 1885, entitled An act to regulate the practice of pharmacy in the State of Michigan.

And to inform the House that the Senate has amended the same, as fol-

lows, viz:

- 1. By striking out of lines 17, 18 and 19 all the words from "when" to "box" both inclusive.
- 2. By adding to the end of section 10 the words "And provided further, that the said board may grant, at a fee not exceeding one dollar, to such persons not less than sixteen years of age, who shall pass a satisfactory examination touching their competency, before the board of pharmacy, the certificate of registered assistant, but such certificate shall not entitle the holder to engage in business on his own account or to take charge of or act as manager of a pharmacy or drug store,"

In the passage of which as thus amended the Senate has concurred by a ma-

jority vote of all the Senators elect.

Very respectfully,

LEWIS M. MILLER, Secretary of the Senate.

Laid over one day under the rules.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, June 14, 1887.

To the Speaker of the House of Representatives:

SIR-I am instructed by the Senate to re-transmit the following bill:

Senate bill No. 254 (file No 75), entitled

A bill to amend section 2 of chapter 53 of the compiled laws of 1871, relative to disorderly persons, as amended by act 136 of the public acts of 1883, approved May 31, 1883.

Which the House amended as follows:

1. By striking out all of section 1 of the bill and inserting the following to stand as section 1.

SECTION 1. The People of the State of Michigan enact, That section 2, chapter 53, of the compiled laws of 1871, as amended by act 279, public acts of 1881, approved June 11, 18×1, being compiler's section 1986 of Howell's annotated statutes, relative to disorderly persons, as amended by act number 136 of the public acts of 1883, approved May 31, 1883, be and the same is hereby amended so as to read as follows:

2. By inserting in line 16, section 2, after the word "law" the following

words: "But such imprisonment shall not exceed three months,"

And the title to which the House amended so as to read as follows:

"A bill to amend section 2 of chapter 53 of the compiled laws of 1871, as amended by act No. 279, public acts of 1881, approved June 11, 1881, being compiler's section 1986 of Howell's annotated statutes, relative to disorderly persons, as amended by act No. 136 of the public acts of 1883, approved May 31, 1883.

And now to inform the House that the Senate has reconsidered the vote by which they concurred in said House amendments for the purpose of returning the bill to the House in compliance with their request for the same this day received.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

On motion of Mr. Bates, The bill was laid on the table.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, June 14, 1887.

To the Speaker of the House of Representatives:

Sir-I am instructed by the Senate to transmit the following bill:

Senate bill No. 225 (file No. 184), entitled

A bill to organize corporations for the purpose of carrying on the business of buying, selling and breeding cattle, sheep and horses, and also the power to acquire and hold title to lands necessary for the carrying on of such business,

Which has passed the Senate by a majority vote of all the Senators elect, and in all of which the concurrence of the House is respectfully asked.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

The bill was read a first and second time by its title and referred to the committee on private corporations.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, June 14, 1887.

To the Speaker of the House of Representatives:

SIR-I am instructed to return to the House the following bill:

House bill No. 156 (file No. 312), entitled

A bill to provide compensation to stenographers for transcripts of cases stenographically reported in the courts for the fifth judicial circuit of the State of Michigan,

And to inform the House that the Senate has adopted a substitute for the

same, entitled

A bill to provide for the appointment of a stenographer in the fifth judicial circuit of this State, to define his powers and duties to fix his compensation

and to repeal all laws inconsistent therewith,

Which bill so substituted has passed the Senate by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect been ordered to take immediate effect, and in all of which the concurrence of the House is respectfully asked.

Very respectfully,

LEWIS M. MILLER.

Secretary of the Senate.

The substitute bill was read a first and second time by its title, and pending its reference to a committee,

On motion of Mr. Hoaglin,

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The rules were suspended, two-thirds of all the members present voting

therefor, and the bill was put upon its immediate passage.

The substitute bill was then read a third time and was not passed, a majority of allthe members elect not voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Wood,

NAYS.

Mr.	Abbott, Allen, Anderson, Ashton, Baker, W. A. Bardwell, Bates, Beecher, Bettinger, Bentley, Brock. Cannon, Case, Chapman, Cole,	Mr. Damon, Dickson, Dillon, Douglass, Dunbar, Engleman, Goodrich, Green, Grenell, Haskin, Hill, Hoaglin, Hoobler, Hosfork, Houk,	Mr. Kelley, Killean, Kirby, Lakey, Lincoln, Makelim, Manly, McCormick, McGregor, Mc Millan, Oviatt, Pardec, Pettit, Pierce, Powers,	Mr. Preston, Reader, Rogers, Simpson, Stuart, Thompson, Tindall, Van Orthwick, Vickary, Vroman, Washburn, Watts, Webber, Wellman, Wilson,
	Cross,			61

THIRD READING OF BILLS.

House bill No. 869 (file No. 470), entitled

A bill to amend sections 1, 6, 7, 8, 12, 13, 16 and 26 of act No. 90 of the session laws of 1853, entitled An act to amend the laws relative to supplying the city of Detroit with pure and wholesome water, etc.,

Was read a third time, and pending the taking of the vote on the passage

thereof.

Mr. Abbott moved to amend the bill by striking out in line 1, section 1, after the word "act" the words "No. 90 of the session laws of 1853,"

Which motion prevailed, two-thirds of all the members present voting

therefor.

Mr. Stuart moved to amend the bill by inserting in line 9, section 1, after the words "this act and" the words "with the consent of the mayor and common council."

Which motion did not prevail.

The bill was then passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS

Mr. Abbott,	Mr. Crocker,	Mr. Hosford,	Mr. Pierce,
Allen,	Cross,	Houk,	Powers,
· Anderson,	Damon,	Jones,	Preston,
Ashton,	Dickson,	Kelley,	Rogers,
Baker, W. A	., Dillon,	Killean,	Rounsville,
Bardwell,	Dougherty,	Kirby,	Simpson,

Bates. Douglass. Lakey, Spencer, Baumgardner, Goodrich, Stuart, Lincoln, Beecher, Green, Manly, Thompson, Bettinger, Grenell, McCormick, Vickary, Bentley, McGregor, Harper, Vroman, Brock. Haskin. Washburn, McKie. Hill, McMillan, Cannon. Watts, Hoaglin, Case. Oviatt. Wilson. Wood, Chapman, Holt, Pardee. Cole, Hoobler, Pettit, 64 Speaker,

NAYS.

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The question being on agreeing to the title,

Mr. Abbott moved to amend the title so as to read as follows:

A bill to amend section 1 of act No. 90 of the session laws of 1853, entitled "An act to amend the laws relative to supplying the city of Detroit with pure and wholesome water, and to provide for the completion and management of the Detroit water works," approved February 14, 1853, as amended by act No. 359 of the session laws of 1873, approved April 12, 1873,

Which motion prevailed.

The title as amended was then agreed to.

On motion of Mr. Rentz,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

House bill No. 743 (file No. 473), entitled

A bill to amend sections 5 and 6 of act number 198 of the session laws of 1877, as amended by act number 283 of the session laws of 1881, and to amend the title to said original act, being an act entitled "An act to provide for a tax upon dogs, and to create a fund for the payment of certain damages for sheep killed or wounded by them in certain cases," approved May 23, 1887, the same being compiler's paragraph 2127 and 2128, chapter 61, of Howell's annotated statutes of Michigan,

Was read a third time and passed, a majority of all the members elect

voting therefor by yeas and nays as follows:

Mr. Abbott,	Mr. Dickson,	Mr. Kelley,	Mr.	Preston,
Allen,	Dillon,	Killean,		Reader,
Ashton,	Dougherty,	Kirby,		Robinson, J.W.
Baker, W. A.,		Lakey,		Rogers.
Bardwell,	Eldred,	Lincoln,		Rounsville,
Bates,	Engleman,	Makelim,		Simpson,
Baumgardner,	, Goodrich,	Manly,		Spencer,
Beecher,	Grenell,	McCormick,		Stuart,
Bettinger,	Harper,	McGregor,		Thompson,
Brock,	Haskin,	McKie,		Tindall,
Cannon,	Hoaglin,	McMillan,		Vickary,
Chapman,	Holt,	Ogg,		Wellman,
Cole,	Hoobler,	Oviatt,		Wilson,
Crocker,	Hosford,	Pettit,		Wood,
Damon,	Houk,	Powers,		Speaker, 60

NAYS.

Title agreed to.

House bill No. 915 (file No. 466), entitled

A bill to provide for the organization, arming, and duties of independent military companies, and for commissioning the officers thereof,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Abbott, Allen, Anderson, Ashton, Baker, W. A. Bardwell, Bates,	Mr. Dougherty, Dunbar, Eldred, Engleman, Goodrich, Green, Grenell,	Kelley, Kirby,	Mr. Rogers, Rounsville, Simpson, Stuart, Thompson, Tindall, Vickary,
Mr. Beecher, Bettinger, Breen, Cannon, Case, Cole, Damon, Dickson,	Mr. Harper, Haskin, Hill, Hoaglin, Holt, Hoobler, Hosford, Houk,	Mr. McGregor, McKie, McMillan, Ogg, Oviatt, Pierce, Reader, Robinson,J.W	Mr. Vroman, Washburn, Watts, Wellman, Williams,T.H. Wilson, Wood, Speaker, 60

NAYS.

Mr. Pardee, Mr. Preston,

Mr. Webber,

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3

Title agreed to.

The hour having arrived for the

SPECIAL ORDER,

Being the consideration of

Senate bill No. 119 (file No. 263), entitled

A bill to provide for the recording of mortgages in separate books for separate assessing districts in counties, and to prescribe the duties of boards of supervisors, registers of deeds, assessing and other officers in relation thereto.

On motion of Mr. Lincoln,

The special order was deferred until the same hour on Friday, June 17, two-thirds of all the members present voting therefor.

Senate bill No. 30 (file No. 40), entitled

A bill to detach certain territory from the county of Manitou and attach the same to Leelanaw county,

Was read a third time, and pending the taking of the vote on the passage

thereof,

On motion of Mr. Case,

The bill was laid on the table.

Senate joint resolution No. 24 (file No. 7), entitled Joint resolution for the relief of Livonia B. Perrine,

Was read a third time and passed, two-thirds of all the members elect voting therefor, by yeas and nays, as follows:

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YEAS.

Mr. Abbott,	Mr. Dillon,	Mr. Kelley,	Mr. Rogers,
Allen,	Dougherty,	Killean,	Rounsville,
Anderson,	Douglass,	Kirby,	Simpson,
Ashton.	Dunbar,	Lakey,	Spencer,
Baker, S.,	Eldred,	Lincoln	Stuart,
Baker, W. A.,	Goodrich,	Makelim,	Thompson,
Bardwell,	Green,	Manly,	Tindall,
Bates,	Grenell,	McCormick,	Van Orthwick,
Beecher,	Harper,	McKie,	Vickary,
Bettinger,	Haskin,	McMillan,	Vroman,
Bentley,	Herrington,	Ogg,	Washburn,
Breen,	Hill,	Oviatt,	Watts,
Cannon,	Hoaglin,	Pettit,	Wellman,
Chapman,	Holt,	Pierce,	Williams, T.H.
Cole,	Hoobler,	Powers,	Williams, W. W
Crocker,	Hosford,	Preston,	Wilson,
Damon,	Houk,	Reader,	Wood,
Dickson,	Hunt,	Robinson, J.W.	. Speaker,
Diekema,	Jones,		74
	NA.	AYS.	- 0

Title agreed to.

On motion of Mr. Hoaglin,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

Senate bill No. 359 (file No. 277), entitled

A bill to provide for the incorporation of the Michigan Business Men's Association, and auxiliary associations,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Abbott,	Mr.		Mr.	Lakey,	Mr.	Rogers,	
Allen,		Eldred,		Lincoln,		Rounsville,	
Ashton,		Engleman,		McCormick,		Simpson,	
Baker, W. A.,		Goodrich,		McGregor,		Spencer,	
Bardwell,		Green,		McKie,		Thompson,	
Bates,		Harper,		McMillan,		Tindall,	
Beecher,		Haskin,		Mulvey,		VanOrthwic	k,
Bettinger,		Hill,		Ogg,			
Bentley,		Hoaglin,		Oviatt,			
Cannon,		Holt,		Pardee,			
Case,		Hoobler,		Pettit,		Watts,	
Chapman,		Hosford,		Pierce,		Wellman,	
Cole,		Houk,		Powers,			H.
Crocker,		Hunt,		Preston			
Damon,		Jones,		Reader,		Wood,	
Dickson,		Kelley,		Rolinson, J. V	V.	Speaker,	
Dillon,		Killean,		-		_	66
	Allen, Ashton, Baker, W. A., Bardwell, Bates, Beecher, Bettinger, Bentley, Cannon, Case, Chapman, Cole, Crocker, Damon, Dickson,	Allen, Ashton, Baker, W. A., Bardwell, Bates, Beecher, Bettinger, Bentley, Cannon, Case, Chapman, Cole, Crocker, Damon, Dickson,	Allen, Eldred, Ashton, Engleman, Baker, W. A., Goodrich, Bardwell, Green, Bates, Harper, Beecher, Haskin, Bettinger, Hill, Bentley, Hoaglin, Cannon, Holt, Case, Hoobler, Chapman, Hosford, Cole, Houk, Crocker, Hunt, Damon, Jones, Dickson, Kelley,	Allen, Eldred, Ashton, Engleman, Baker, W. A., Goodrich, Bardwell, Green, Bates, Harper, Beecher, Haskin, Bettinger, Hill, Bentley, Hoaglin, Cannon, Holt, Case, Hoobler, Chapman, Hosford, Cole, Houk, Crocker, Hunt, Damon, Jones, Dickson, Kelley,	Allen, Eldred, Lincoln, Ashton, Engleman, McCormick, Baker, W. A., Goodrich, McGregor, Bardwell, Green, McKie, Bates, Harper, McMillan, Beecher, Haskin, Mulvey, Bettinger, Hill, Ogg, Bentley, Hoaglin, Oviatt, Cannon, Holt, Pardee, Case, Hoobler, Pettit, Chapman, Hosford, Pierce, Cole, Houk, Powers, Crocker, Hunt, Preston Damon, Jones, Reader, Dickson, Kelley, Rotinson, J. V.	Allen, Eldred, Lincoln, Ashton, Engleman, McCormick, Baker, W. A., Goodrich, McGregor, Bardwell, Green, McKie, Bates, Harper, McMillan, Beecher, Haskin, Mulvey, Bettinger, Hill, Ogg, Bentley, Hoaglin, Oviatt, Cannon, Holt, Pardee, Case, Hoobler, Pettit, Chapman, Hosford, Pierce, Cole, Houk, Powers, Crocker, Hunt, Preston Damon, Jones, Reader, Dickson, Kelley, Rolinson, J.W.	Allen, Eldred, Lincoln, Rounsville, Ashton, Engleman, McCormick, Simpson, Baker, W. A., Goodrich, McGregor, Spencer, Bardwell, Green, McKie, Thompson, Bates, Harper, McMillan, Tindall, Beecher, Haskin, Mulvey, VanOrthwic Bettinger, Hill, Ogg, Vickary, Bentley, Hoaglin, Oviatt, Vroman, Cannon, Holt, Pardee, Washburn, Case, Hoobler, Pettit, Watts, Chapman, Hosford, Pierce, Wellman, Cole, Houk, Powers, Williams,T. Crocker, Hunt, Preston Wilson, Damon, Jones, Reader, Wood, Dickson, Kelley, Rotinson,J.W. Speaker,

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Title agreed to.

On motion of Mr. Hunt.

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

Senate bill No. 107 (file No. 266), entitled

A bill to amend section 10 of chapter 2 of un act entitled "An act for the reorganization of the military forces of the State of Michigan," as amended, being section 877 of Howell's annotated statutes,

Was read a third time and passed, a majority of all the members elect vot-

ing therefor, by yeas and nays, as follows:

YEAS.

Mr. Ashton,	Mr. Dougherty,	Mr. Kirby,	Mr. Reader,			
Baker, S.,	Dunbar,	Lakey,	Robinson, J. W.			
Baker, W. A.,	Eldred,	Lincoln,	Rogers.			
Baldwin,	Engleman,	Makelim,	Roundsville,			
Bardwell,	Green,	McCormick,	Spencer,			
Bates,	Grenell,	McGregor,	Tindall,			
Beecher,	Harper,	McKie,	VanOrthwick,			
Bettinger,	Haskin,	McMillan,	Vickary,			
Bentley,	Hill,	Mulvey,	Vroman,			
Brock,	Hoaglin,	Ogg,	Watson, F. H.			
Cannon,	Hoobler,	Oviatt,	Watts,			
Chapman,	Hunt,	Pettit,	Wellman,			
Cole,	Jones,	Pierce,	Williams, T. H			
Crocker,	Kelley,	Powers,	Wood,			
Damon,	Killean,	Preston,	Speaker,			
Dickson,	•	·	61			
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Title agreed to.

On motion of T. H. Williams,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

Senate bill No. 251, entitled

A bill to amend section 1 of act No. 33 of the local acts of 1885, entitled An act to incorporate the village of Au Sable, in Iosco county, approved April 24, 1885,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays as follows:

Mr. Abbott,	Mr. Dougherty,	Mr. Kelly,	Mr. Preston,
Allen,	Eldred,	Killean,	Reader,
Ashton,	Engleman,	Kirby,	Robinson, J.W
Baldwin,	Goodrich,	Lakey,	Rogers,
Bardwell,	Green,	Lincoln,	Rounsville,
Bates,	Grenell,	$\mathbf{Makelim}$	Spencer,
Baumgardner,	Harper,	Manly,	Thompson,
Bettinger,	Haskin,	McCormick,	VanOrthwick,
Bentley,	Hill,	McGregor,	Vickary,
Breen,	Hoaglin,	McKie,	Vroman,

Mr. Brock,	Mr. Hoobler,	Mr. McMillan,	Mr. Watson, F. H. Watts, Wellman, Wilson,
Case,	Hosford,	Mulvey,	
Cole,	Houk,	Ogg,	
Damon,	Hunt,	Oviatt,	
Dickson, Dillon,	Jones,	Pettit,	Speaker, 61

NAYS.

Mr. Wood,

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Title agreed to.

On motion of Mr. Hoobler,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

Senate bill No. 45 (file No. 209), entitled

A bill to amend section 10, chapter 343, of act No. 201, of the session laws of 1881, being section 9836 of Howell's annotated statutes of 1882, relative to the State Industrial Home for Girls,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Abbott, Allen, Baldwin, Baldwin, Bardwell, Bates, Beecher, Beecher, Bettinger, Bentley, Breen, Brock, Cannon, Case, Cole, Coross, Damon, Bellon, Douglas Eldred, Bouglas Eldred, Goodriel Green, Green, Grenell, Harper, Harper, Hoaglin Houk, Coles, Jones, Kelley,	Kirby, rty, Lakey, Makelim, McCormick, an, McGregor, h, McKie, McMillan, Mulvey, Ogg, Oviatt,	Mr. Preston, Reader, Robinson, J.W. Rogers, Rounsville, Simpson, Spencer, VanOrthwick, Vroman, Washburn, Watson, F. H., Wellman, Wilson, Wood, Speaker.
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NAYS.

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Title agreed to.

On motion of Mr. Abbott,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

Senate bill No. 489 (file No. 256), entitled

A bill to authorize the townships of Wisner and Gilford, in the county of Tuscola, to borrow money for the construction of a drain in said townships and to issue bonds therefor,

Was read a third time and passed, a majority of all the members elect voting therefor by yeas and nays as follows:

YEAS.

Mr. Allen, Mr. Dickson, Mr. Jones, Mr. Preston, Reader,

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Ba Ba Ba Ba Ba Ba Ba Ba Ca Ca	ker, S., ldwin, rtes, umgardner echer, ttinger, ntley, een, ock, irr, nnon, se, le, oss.	Douglass, Dunbar, Eldred, Engleman, Goodrich, Green, Grenell, Harper, Haskin, Hill, Holt, Hoobler, Hosford, Houk, Hunt.	Mr.	Killean, Kirby, Lakey, Lincoln, Makelim, McCormick, McKie, McMillan, Mulvey, Ogg, Oviatt, Pardee, Pettit, Pierce, Powers,	Robinson, J. W. Rogers, Rounsville, Simpson, Spencer, Tindall. VanOrthwick Vroman, Washburn, Watson, F. I. Watts, Wellman, Wilson, Wood, Speaker,	ζ,
_	oss, imon,	munt,		l'owers,	•	69

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Title agreed to.

On motion of Mr. Damon,

By a vote of two-thirds of all the members elect the bill was ordered to take immediate effect.

NAYS.

Senate bill No. 89 (file No. 240), entitled

A bill to prevent gambling in stocks, bonds, petroleum, cotton, grain, provisions and other produce,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Abbott,	Mr. Cole,	Mr. Jones,	Mr. Rogers,
Allen,	Cross,	Kelley,	Rounsville,
Anderson,	Damon,	Killean,	Simpson,
Ashton,	Dickson,	McCormick,	Spencer,
Baldwin,	Dougherty,	McMillan,	Thompson,
Bates,	Eldred,	Mulvey,	Tindall,
Beecher,	Grenell,	Ogg,	VanOrthwick,
Bettinger,	Harper,	Oviatt,	Vickary,
Bentley,	Haskin,	Pardee,	Washburn,
Brock.	Hoaglin,	Pettit,	Webber,
Burr,	Hoobler,	Powers,	Wellman,
· Cannon,	Hosford,	Preston,	Wood,
Case,	Houk,	Reader,	Speaker,
Chapman,	Hunt,	Robinson, J. W.	

NAYS.

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Title agreed to.

Senate bill No. 490 (file No. 228), entitled

A bill to authorize the township of Porter, in the county of Midland, State of Michigan, to borrow money for the payment of the outstanding township and highway orders, or other indebtedness, and issue its bonds therefor,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

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YEAS.

Allen, Ashton, Baker, W. A., Baldwin, Bardwell, Baumgardner, Beecher, Bettinger, Breen, Burr, Cannon, Case, Cole, Cross, Damon, Dickson, Dillon,	Dougherty, Douglass, Dunbar, Eldred, Engleman, Goodrich, Green, Grenell, Harper, Haskin, Holt, Hoobler, Hosford, Houk, Hunt, Jones, Kelly,	Mr.	Killean, Kirby, Lakey, Lincoln, McMillan, Mulvey, Ogg, Oviatt, Pardee, Petitt, Powers, Preston, Reader, Robinson, J. W Rogers, Rounsville,	Simpson, Stuart, Thompson, Tindall, VanOrthwick, Vickary, Vroman, Washburn, Watson, F. H., Watts, Wellman, Williams, T. H., Williams, W. W Wilson, Wood, Speaker,
Dillon,	relly,			67

NAYS.

Mr. McCormick,

Title agreed to.

On motion of Mr. Wilson,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

Senate bill No. 226 (file No. 241), entitled

A bill to amend section 20 of chapter 249 of the compiled laws of 1871, being compiler's section 9296 of Howell's annotated statutes of Michigan, relative to offenses against chastity, morality and decency,

Was read a third time, and pending the taking of the vote on the passage

thereof.

Mr. Killean moved to amend the bill by inserting in line 4, section 20, after the words "justice of the peace" the words "or police justice,"

Which motion prevailed, two-thirds of all the members present voting

therefor.

The bill was then passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

Mr.	Abbott,	Mr.	Damon,	Mr.	. Hunt,	Mr.	Rogers,
	Allen,		Dickson,		Jones,		Rounsville,
	Anderson,		Diekema,		Kelley,		Simpson,
	Ashton,		Dillon,		Killean,		Spencer,
	Baker, W. A.,	,	Dougherty,		Kirby,		Stuart,
	Baldwin,		Douglass,		McCormick,		Thompson,
	Bardwell,		Dunbar,		McGregor,		Tindall,
	Bates,		Eldred,		McKie,		Van Orthwick,
	Baumgardner,		Engleman,		McMillan,		Vickary,
	Beecher,		Goodrich,		Mulvey,		Vroman,
	Bettinger,		Grenell,		Ogg,		Washburn,
	Breen,		Harper,		Oviatt,		Watson, F. H.,
	Brock,		Haskin,		Pettit,		Watts,

Mr. Burr, Mr. Hill, Mr. Pierce, Mr. Wellman Cannon, Hoaglin, Powers. Williams Holt, Preston, Wilson. Chapman, Cole, Hoobler, Reader. Wood, ! Houk, Robinson, J. W. Cross, Speaker,

NAYS.

69

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Title agreed to.

House bill No. 64 (file No. 442), entiled

A bill to amend section 3 of act No. 153 of the session laws of 1885, entitled "An act to provide for the assessment of property and the levy and collection of taxes thereon,"

Was read a third time, and pending the taking of the vote on the passage

Mr. Abbott moved to amend the bill by striking out in line 3, section 1 after the word "thereon" the words "approved June 9, 1885."

Which motion prevailed, two-thirds of all the members present voting therefor.

The bill was then passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr.	Abbott,	Mr.	Dickson,	Mr.	Hunt,	Mr.	Rounsville,	
	Anderson,		Diekema,		Kelley,		Simpson,	
	Ashton,		Dougherty,	•	McCormick,		Spencer,	
	Baldwin,		Douglass,		McKie,		Stuart,	
	Bardwell,		Dunbar,		McMillan,		Tindall,	
	Baumgardner,		Eldred,		Mulvey,		VanOrthwich	k,
	Beecher,		Engleman,		Oviatt,		Vickary,	•
	Bettinger,		Green,		Pettit,		Vroman,	
	Burr,		Harper,		Pierce,		Watts,	
	Cannon,		Haskin,		Powers,		Wellman,	
	Cole,		Hill,		Reader,		Wilson,	
	Cross,		Hoaglin,		Robinson, J. W	•	Wood,	
	Damon,		Hosford,		Rogers,		•	51

NAYS.

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The question being on agreeing to the title,

Mr. Abbott moved to amend the title by adding at the end thereof the words "approved June 9, 1885."

Which motion prevailed.

Mr. Pardee.

The title as amended was then agreed to.

The Speaker called the Speaker pro tem. to the chair.

Senate bill No. 171 (file No. 54), entitled

A bill to prohibit the selling, furnishing or giving of any spirituous, malt, fermented or vinous liquors to any inmate of the Michigan Soldiers' Home,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays as follows:

Mr. Abbott,	Mr. Cross,	Mr. Houk,	Mr. Rounsville,
Allen,	Damon,	Hunt,	Simpson,

Mr.	Anderson,	Mr. Dickson,	Mr. Jones,	Mr. Spencer,
	Ashton,	Diekema,	Kelley,	Thompson,
	Baldwin,	Eldred,	Kirby,	Tindall,
	Bardwell,	Goodrich,	McCormick,	Van Orthwick,
	Baumgardner,	Grenell,	Oviatt,	Watts,
	Beecher,	Harper,	Pardee,	Wellman,
	Brock,	Haskin,	Pettit,	Williams, W. W
	Burr,	Hill,	Pierce,	Wilson,
	Cannon,	Hoaglin,	Preston,	Wood,
	Chapman,	Holt,	Reader,	Speaker,
	Cole,	Hoobler,	Rogers,	pro tem. 51
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NAYS.

Mr. Breen, Mr. Dunbar, Mr. Killean, Mr. Vickary, Dillon, Hosford, Stuart, Williams, T.H.

Title agreed to.

Senate bill No. 296 (file No. 274), entitled

A bill authorizing the board of control of State swamp lands to make an appropriation of land for the improvement of Falls Creek, in the county of Alpena,

Was read a third time and passed, a majority of all the members elect

voting therefor by yeas and nays as follows:

YEAS.

Mr.	Abbott, Allen, Ashton, Baker, W. A., Baldwin, Bardwell, Baumgardner, Beecher, Bettinger, Bentley, Breen, Brock, Burn, Chapman,	Cross, Damon, Dickson, Dickson, Diekema, Dougherty, Douglass, Eldred, Goodrich, Green, Grenell, Harper, Haskin, Holt, Hoobler,	Mr.	Hosford, Houk, Hunt, Jones, Kelley, Kirby, Makelim, Manly, McCormick, McGregor, Mulvey, Oviatt, Pardee, Pettit,	Mr.	Powers, Preston, Robinson, J.W. Rogers, Tindall, Van Orthwick, Vickary, Watson, F. H., Watts, Wellman, Wilson, Wood, Speaker pro tem.,
	Cole,	•		•		56

NAYS.

Mr. Dunbar, Mr. Simpson, Mr. Stuart, Mr. Vroman, Rounsville

Title agreed to.

On motion of Mr. Baldwin,

By a vote of two-thirds of the members elect, the bill was ordered to take immediate effect.

Senate bill No. 356 (file No. 244), entitled

A bill to amend section 16 of local act number 316 of the session laws of 1883, entitled "An act to incorporate the public schools of the township of Maple Ridge, Alpena county,"

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Abbott,	Mr. Cole,	Mr. Hoobler,	Mr. Oviatt,
Allen,	Cross,	Hosford,	Pierce,
Anderson,	Damon,	Houk,	Rogers,
Ashton,	Dougherty,	Kelley,	Spencer,
Baker, W. A.,	Douglass,	Killean,	Stuart,
Baldwin,	Dunbar,	Kirby,	Thompson,
Bardwell,	Eldred,	Lakey,	Tindall,
Baumgardner,	Green,	Manly,	VanOrthwick,
Beecher,	Grenell,	McCormick,	Vickary,
Bettinger,	Harper,	MeGregor,	Wellman.
Breen,	Haskin,	McKie,	Wilson,
Brock,	Hoaglin,	Mulvey,	Wood,
Burr,	Holt,	Ogg,	Speaker
Cannon,		30.	pro tem. 53

NAYS.

Mr. Chapman, Dickson, Jones.	Mr. McMillan, Pardee, Preston.	Mr. Reader, Rounsville,	Watts, Williams,T.H., 10
0.01100	т товили,		10

Title agreed to.

On motion of Mr. Baldwin,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

Senate bill No. 210 (file No. 237), entitled

A bill to amend sections 4, 5 and 6 of act No. 200 of the public acts of 1885, entitled An act to establish an advisory board in the matter of pardons,

Was read a third time, and pending the taking of the vote on the passage thereof,

Mr. Abbott moved to amend the bill by inserting in line 3, section 1, after the word "pardons" the words "approved June 17, 1885;"

Which motion prevailed, two-thirds of all the members present voting therefor.

The bill was then not passed, a majority of all the members elect not voting therefor by yeas and nays as follows:

Mr. Abbott,	Mr. Chapman,	Mr. Holt,	Mr. Reader,
Allen,	Cross,	Jones,	Rogers,
Anderson,	Damon,	Killean.	Spencer,
Ashton,	Dougherty,	Kirby,	Tindall,
Baker, W. A.		Lakey,	VanOrthwick,
Baldwin,	Eldred,	McCormick,	Vickary,
Bardwell,	Engleman,	McGregor,	Watson, F. H.,
Beecher,	Goodrich,	Mulvey,	Webber,
Bettinger,	Green,		Wellman,
Brock,	Harper,	Pettit,	Williams, W. W
Cannon,	Hill,	Preston,	Speaker
Case,	Hoaglin,	•	gro tem., 46

17

NAY8.

Mr. Burr,	Mr. Herrington,	Mr. Ogg,	Mr. Simpson,
Cole,	Hoobler,	Pardee,	Stuart,
Dickson,	Hosford,	Pierce,	Vroman,
Dunbar,	Manly,	Rounsville,	Washburn,
Heekin			

MOTIONS AND RESOLUTIONS.

Mr. Cole moved to discharge the committee of the whole from the further consideration of

Senate bill No. 349 (file No. 90), entitled

A bill to authorize the Erie & Kalamazoo railroad company to change its line between Palmyra Junction and the city of Adrian.

Which motion prevailed. On motion of Mr. Cole,

The bill was put upon its immediate passage.

The bill was then read a third time and passed, two-thirds of all the members elect voting therefor, by year and nays as follows:

YEAS.

Mr. Abbott,	Mr. Cross,	Mr. Hunt,	Mr. Robinson, J.W.
Allen,	Damon,	Jones,	Rogers,
Ashton,	Dickson,	Kelley,	Rounsville,
Baker, S.,	Dillon,	Killean,	Simpson,
Baker. W. A.,	Dougherty,	Kirby,	Spencer,
Bardwell,	Dunbar,	Lakey,	Stuart,
Bates,	Engleman,	Lincoln,	Thompson,
Baumgardner,	Goodrich,	Manly,	Tindall,
Beecher,	Green,	McCormick,	Van Orthwick,
Bettinger,	Grenell,	McGregor,	Vroman,
Bentley,	Haskin,	McMillan,	Washburn,
Breen,	Herrington,	Oviatt,	Watts,
Brock,	Hill,	Pardee,	Webber,
Burr,	Hoaglin,	Pettit,	Wellman,
Case,	Holt,	Pierce,	Williams, T.H.
Chapman,	Hoobler,	Powers,	Wilson,
Cole,	Hosford,	Reader,	Speaker,
Crocker,		•	69

NAYS.

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Title agreed to.

On motion of Mr. Cole,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

Mr. McMillan offered the following:

WHEREAS, The demand is so great throughout the State for copies of the game and fish laws now being enforced by the State Warden and his deputy; therefore

Resolved, (The Senate concurring), That the State Game and Fish Warden be and is hereby authorized and empowered to compile and publish in pamphlet form all the laws pertaining to the "protection of fish and game" now in force and to be enacted by this Legislature together with such annotations

as he deems necessary to a proper understanding of the same, including a list of his deputies and their postoffice address, to be distributed to whomsoever may desire, and extra expense incurred thereby to be paid out of any funds in the treasury not otherwise appropriated on the approval of Board of State Auditors and the warrant of the Auditor General.

Laid over one day under the rules.

Mr. Manly moved to take from the table

House bill No. 497, entitled

A bill to amend sections 2, 3, 4, 5, 6 and 7 of title 5 of the charter of the city of Ann Arbor.

Which motion prevailed. On motion of Mr. Manly,

The bill was referred to the committee on municipal corporations.

Mr. Hosford moved to take from the table

House bill No. 810, entitled

A bill to authorize the formation of improvement companies in cities, to empower the municipal authorities of cities to contract with such companies for the improvement of parks, and boulevards therein, and to permit a rebate of taxes therefor.

Which motion prevailed. On motion of Mr. Hosford,

The bill was ordered printed, referred to the committee of the whole, and placed on the general order.

Mr. Pierce moved to take from the table House bill No. 470 (file No. 455), entitled

A bill to repeal sections numbered 6, 7, 8, 9, 10, 11, and 12 of act No. 144 session laws of 1883, entitled "An act to provide for the compulsory education of children in certain cases."

Which motion prevailed.

The question being on the passage of the bill,

The bill was then passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

Mr.	Abbott,	Mr.	Dillon,	Mr.	Kirby,	Mr.	Spencer,
	Allen,		Dougherty,		Lakey,		Stuart,
	Ashton.		Douglass,		McKie,		Thompson,
	Baker, W. A.,		Dunbar,		McMillan,		Tindall,
	Baldwin,		Edred,		Mulvey,		VanOrthwick.,
	Bardwell,		Goodrich,		Ogg,		Vickary,
	Baumgardner,		Green,		Oviatt,		Washburn,
	Bettinger,		Grenell,		Pardee,		Watson, F. H.,
	Breen,		Harper,		Pettit,		Watts,
	Brock,		Haskin,		Pierce,		Webber,
	Cannon,		Hill,		Powers,		Wellman,
	Case,		Hoaglin,		Preston,		Williams, T.H.,
	Chapman,		Holt,		Reader,		Williams, W.W.
	Cole,		Hoobler,		Robinson,		Wilson,
	Cross,		Hosford,		Rogers,		Wood,
•	Damon,	•	Kelley,	•	Rounsville,		Speaker,
	Dickson,		Killean,		Simpson,		67

The question being on agreeing to the title,

Mr. Abbott moved to amend the title so as to read as follows:

A bill to repeal sections numbered 6, 7, 8, 9, 10, 11 and 12 of act No. 144, public acts of 1883, entitled "An act to provide for the compulsory education of children in certain cases," approved June 5, 1883:

Which motion prevailed.

The title as amended was then agreed to.

Mr. Pierce moved to take from the table

House bill No. 471 (file No. 456), entitled

A bill to repeal act No. 108 session laws of 1885, entitled "An act to provide for the compulsory reformatory education of juvenile disorderly persons."

Which motion prevailed.

The question being on the passage of the bill,

The bill was then passed, a majority of all the members elect voting therefor by yeas and nays as follows:

YFAS.

Mr.	Abbott,	Mr. Dillon,	Mr. Kirby,	Mr. Spencer,
	Allen,	Dougherty,	Lakey,	Stuart,
	Ashton,	Douglas,	McKie,	Thompson
	Baker, W. A.,	Dunbar,	McMillan,	Tindall,
	Baldwin,	Eldred,	Mulvey,	VanOrthwick,
	Bardwell,	Goodrich,	Ogg,	Vickary,
	Baumgardner,	Green,	Oviatt,	Washburn,
	Bettinger,	Grenell,	Pardee,	Watson, F. H.,
	Breen,	Harper,	Pettit,	Watts,
	Brock,	Haskin,	Pierce,	Webber,
	Cannon,	Hill,	Powers,	Wellman,
	Case, .	Hoaglin,	Preston,	Williams, T.H.
	Chapman,	Holt,	Reader,	Williams, W. W
	Cole,	Hoobler,	Robinson, J. W	
	Cross,	Hosford,	Rogers,	Wood,
	Damon,	Kelley,	Rounsville,	Speaker
	Dickson,	Killean,	Simpson,	pro tem. 67
		N.A	Y8.	0

The question being on agreeing to the title,

Mr. Abbott moved to amend the title so as to read as follows:

A bill to repeal act No. 108, public acts of 1885, entitled An act to provide for the campulsory reformatory education of juvenile disorderly persons, approved May 21, 1885,.

Which motion prevailed.

The title as amended was then agreed to.

Mr. Green moved to take from the table

House bill No. 574 (file No. 479), entitled

A bill to amend section 1 of an act entitled An act to revise an act to incorporate the city of Bay City, spproved March 31, 1881, as amended by the several acts amendatory and revisionary thereof,

Which motion prevailed. On motion of Mr. Green,

The bill was put upon its immediate passage.

The bill having been read a third time, and the question being upon its passage, pending the taking of the vote thereon,

Mr. Brock moved that the bill be laid upon the table.

Which motion did not prevail.

The question being on the passage of the bill,

Mr. Hosford moved that there be a call of the House.

Which motion did not prevail.

On motion of Mr. Wood,

The bill was laid on the table.

On motion of Mr. Wood,

The House took a recess until 2 o'clock this afternoon.

AFTERNOON SESSION

2 o'clock P. M.

The House met and was called to order by the Speaker pro tem.

Roll called: quorum present.

On motion of Mr. Dickson,

The House took up the order of

MESSAGES FROM THE SENATE.

The Speaker pro tem announced the following:

SENATE CHAMBER,

Lansing, June 15, 1887.

To the Speaker of the House of Representatives:

SIR-I am instructed to return to the House the following bill:

House bill No. 445, entitled

A bill to provide additional fire protection at the Michigan Soldiers' Home at Grand Rapids, and to make an appropriation therefor.

And to inform the House that the Senate has adopted a substitute for the

same, being

Senate file No. 280, entitled

A bill to provide additional fire protection and for other purposes at the Michigan Soldiers' Home at Grand Rapids, and to make an appropriation therefor.

Which bill so substituted has passed the Senate by a majority vote of all the Senators elect and by a vote of all the Senators elect been ordered to take immediate effect and in all of which the concurrence of the House is respectfully asked.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

The substitute bill was read a first and second time by its title, and pending its reference to a committee,.

On motion of Mr. Dickson,

The rules were suspended, two-thirds of all the members present voting therefor, and the bill was put upon its immediate passage.

The bill was then read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Abbott, Allen. Ashton, Baker, W. A., Baldwin, Bardwell, Beecher, Bettinger, Brock, Cannon, Cole, Cross, Dickson, Dillon,	Mr. Dougherty, Douglass, Eldred, Engleman, Goodrich, Green, Grenell, Hill, Hoaglin, Holt, Hoobler, Hosford, Houk, Hunt,	Mr. Jones, Kelley, Killean, Kirby, Lakey, Lincoln, Makelim, Manly, McCormick, McGregor, McKie, McMillan, Mulvey, Ogg,	Mr. Oviatt, Pettit, Pierce, Powers, Reader, Robinson,J.W. Thompson, VanOrthwick, Washburn, Watts, Wellman, Wilson, Wood, Speaker,
			pro tem. 56

NAY8.

Mr. Haskin, Mr. Spencer, Mr. Stuart,

3

Title agreed to.

On motion of Mr. Dickson,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

The Speaker pro tem also announced the following:

SENATE CHAMBER, Lansing, June 15, 1887.

To the Speaker of the House of Representatives:

Siz-I am instructed by the Senate to transmit the following:

Senate bill No. 405 entitled

A bill to smend an act entitled "An act providing for the employment, defining the duties and fixing the compensation of a stenographer for the circuit court for the county of Kent, State of Michigan, being act No. 133 of the public acts of the Legislature of the year 1877, and being comprised in sections 6511 to 6522, inclusive, of Howell's annotated statutes of this State.

Which has passed the Senate by a majority vote of all the Senatore elect, and by a vote of two-thirds of all the Senators elect, been ordered to take immediate effect, and in all of which the concurrence of the House is respectfully asked.

Very respectfully,

LEWIS M. MILLER, Secretary of the Senate.

The bill was read a first and second time by its title, and pending its reference to a committee.

On motion of Mr. McMillan,

The rules were suspended, two-thirds of all the members present voting therefor, and the bill was put upon its immediate passage.

The bill was then read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Abbott, Allen, Anderson, Ashton, Baker, W. A., Baldwin, Bardwell, Beecher, Bettinger, Bentley, Brock, Burr, Cady, Cannon, Cole,	Goodrich, Grenell, Harper, Haskin, Hoaglin, Holt, Hosford, Houk, Hunt, Jones,	Mr. Kirby, Lakey, Lincoln, Manly, McCormick, McGregor, McMillan, Mulvey, Ogg, Oviatt, Pardee, Pettit, Pierce, Powers, Reader,	Mr. Simpson, Spencer, Tindall, VanOrthwick, Vickary, Vroman, Washburn Watts, Webber, Wellman, Williams, T. H. Williams, WW, Wilson, Wood, Speaker,
Cole,	Jones,	Reader,	Speaker,
Cross,	Kelley,	Robinson, J. W	, pro tem,
Damon,	Killean,	Rogers,	66
	N.	AYS.	. 0

Title agreed to.

On motion of Mr. McMillan,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

The Speaker resumed the chair.

The House then resumed the order of

THIRD READING OF BILLS,

House bill No. 288 (file No. 481), entitled

A bill to establish and organize school district No. 9 in the township of Byron, county of Kent and State of Michigan,

Was read a third time and passed, a majority of all the members elect vot-

ing therefor, by yeas and nays, as follows:

Mr. Abbott,	Mr. Dickson,	Mr. Lakey,	Mr. Simpson,
Allen,	Dillon,	Lincoln,	Spencer,
Ashton,	Dougherty,	Makelim,	Stuart,
Baker, W. A.	, Douglass,	Manley,	Tindall,
Baldwin,	Dunbar,	McKie,	VanOrthwick,
Bardwell,	Engleman,	McMillan,	Vickary,
Beecher,	Goodrich,	Mulvey,	Vroman,
Bentley,	Harper,	Ogg,	Watson, F.H.,
Breen,	Haskin,	Pardee	Watts,
Cannon,	Hoaglin,	Pettit,	Webber,
Case,	Holt,	Pierce,	Wellman,
Chapman,	Hosford,	Preston,	Williams, W. W
Cole,	Hunt,	Reader,	Wilson,
Crocker,	Killean,	Robinson, J.W.	Wood,
Cross,	Kirby,	Rogers,	Speaker,
Damon,	••	5 /	61

NAYS.

Mr. Cady,

1

Title agreed to.

On motion of Mr. Hunt,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

House joint resolution No. 17 (file No. 12), entitled

Joint resolution to authorize the State of Michigan to patent certain lands in Muskegon county to Henry Webster.

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr.	Abbott,	Mr.	Cole,	Mr.	Hosford,	Mr.	Preston,	
	Allen,		Crocker,		Hunt,		Reader,	
	Ashton,		Damon,		Jones,		Robinson, J	J.W.
	Baker, W. A.,		Dickson,		Kirby,		Simpson,	
	Baldwin,		Diekemá,		Lakey,		Spencer.	
	Bardwell,		Dillon,		McCormick,		Stuart.	
	Beecher,		Dougherty,		McKie,		Van Orthw	rick.
	Bettinger,		Douglass,		McMillan,		Vroman,	•
	Bentley,		Dunbar,		Mulvey,		Washburn,	
	Breen,		Eldred,		Oviatt,		Watson, F.	
	Cannon,		Goodrich,		Pettit,		Watts,	
	Case,		Haskin,		Pierce,		Wellman,	
	Chapman,		Holt,		Powers,		Speaker.	52
				AYS.				0

Title agreed to.

House bill No. 854 (file No. 480), entitled

A bill to provide for keeping clear of obstructions, open and in good condition and repair all ditches in this State constructed under the authority of the board of control, having charge of the drainage and reclamation of swamp lands by means of State roads and ditches, or ditches constructed by aid of State swamp lands,

Was read a third time and was not passed, a majority of all the members

elect not voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Abbott,	Mr. Case,	M. Houk,	Mr. Simpson,
Ashton,	Cro38,	Jones,	Spencer,
Baker, W.A.,	Damon,	Lakey,	Thompson,
Baldwin,	Diekema,	Makelim,	Tindall,
Bardwell,	Dillon,	Mulvey,	Van Orthwick,
Bates,	Dougherty,	Oviatt,	Vickary,
Beecher,	Dunbar.	Powers,	Washburn,
Bettinger,	Goodrich,	Reader,	Watts,
Breen,	Haskin,	Robinson, J. V	Wilson,
Cady,	Hill,	Rogers,	Speaker,
Cannon,	Holt.		43
		AVQ	

NAYS.

Mr. Allen,	Mr. Hoaglin,	Mr. Manly,	Mr. Pardee,
Chapman,	Kirby,	McKie,	Wellman,
Dickson,	•		

9

· Mr. Wellman moved to reconsider the vote by which the House refused to pass the bill.

Which motion prevailed.

The question being on the passage of the bill,

On motion of Mr. Wellman,

The bill was laid on the table.

Mr. Abbott moved that there be a call of the House.

Which motion prevailed.

PROCEEDINGS UNDER THE CALL.

The roll of the House was called by the Clerk, and the following members reported absent without leave: Messrs. S. Baker, Baumgardner, Breen, Case, McMillan and O'Keefe.

On motion of Mr. Makelim,

Mr. O'Keefe was excused from the operation of the call.

On motion of Mr. Wellman,

Mr. S. Baker was excused from the operation of the call.

On motion of Mr. Dickema,

All further proceedings under the call were dispensed with.

House bill No. 608 (file No. 472), entitled

A bill to provide statistics for the use of the State Board of Equalization and boards of supervisors,

Was read a third time, and pending the taking of the vote on the passage.

On motion of Mr. Bates,

The enacting clause of the bill was stricken out and

The title was laid on the table.

House bill No. 850 (file No. 478), entitled

A bill to provide for ascertaining, adjudicating and determining who are, or were, the legal heirs minor heirs or legal representatives of certain deceased persons and entitled to the lands of which said deceased died seized, and to repeal act number 53 of the laws of Michigan, of the year 1867, approved March: 3, 1867, the same being sections 5990, 5991 and 5992 of Howell's annotated statutes,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays as follows:

Mr. Abbott, Allen, Anderson, Ashton, Baldwin, Bardwell, Beecher, Bettinger, Bentley, Breen, Cady,	Mr. Diekema, Dillon, Dongherty, Douglass, Dunbar, Engleman, Goodrich, Green, Grenell, Harper, Haskin,	Mr. Hunt, Jones. Kelley, Killean, Kirby, Lakey, Lincoln, Makelim, McCormick, McKie, McMillan,	Mr. Preston, Reader, Robinson,J.W. Rogers, Spencer, Thompson, Tindall, VanOrthwick, Vickary, Vroman, Washburn,
Breen,	Harper,	McKie,	Vroman,

Mr. Cole, Mr. Holt, Mr. Pettit, Mr. Wilson, Crocker. Hosford, Wood, Pierce, Cross. Houk. Powers. Speaker, 69 Damon, NAYS. 0

The question being on agreeing to the title,

Mr. Abbott moved to amend the title so as to read as follows:

A bill to provide for the ascertaining, adjudicating and determining who are or were the legal heirs, or legal representatives of certain deceased persons and entitled to the lands of which the said deceased died seized, and to repeal act No. 53 of the laws of Michigan of the year 1867, approved March 13, 1867, being compiler's sections 4398, 4399 and 4400 of the compiled laws of 1871, the same being sections 5990, 5991 and 5992 of Howell's annotated statutes, relative to proceedings to ascertain and determine the heirs of deceased

Which motion prevailed.

The title as amended was then agreed to. Senate bill No. 228 (file No. 136), entitled

A bill making an appropriation for completing and furnishing the attics of the Northern Michigan Asylum for the Insane and building a detached cottage therefor.

Was read a third time, and pending the taking of the vote on the passage

thereof,

Mr. Cole moved to amend the bill by striking out in line 2, section 1 the words "fifty-five hundred dollars."

Which motion did not prevail.

The bill was then passed, a majority of all the members elect voting therefor by yeas and nays, as follows:

YEAS.

Mr.	Abbott, Allen, Anderson, Ashton, Baker, W. A., Balwin, Bardwell, Beecher, Bettinger, Bently, Breen, Cady, Cannon, Case,	Mr. Cross, Dickson, Dickson, Diekema, Dillon, Dougherty, Douglass, Eldred, Goodrich, Grenell, Harper, Haskin, Herrington, Hill, Hoaglin,	Mr. Holt, Hoobler, Houk, Hunt, Jones, Kelley, Killean, Kirby, Lakey. Makelim, Manly, McCormick, McGregor, McKie,	Mr. McMillan, Mulvey, Ogg, Oviatt, Pierce, Preston, Reader, Robinson,J.W Simpson, Thompson, Vickary, Wellman, Wilson, Wood,
	Crocker,		,	57

NAYS.

Mr. Bates,	Mr. Dunbar,	Mr. Powers,	Mr. VanOrthwick,
Chapman,	Engleman,	Spencer.	Vorman.
Cole,	· Lincoln,	Stuart,	•Watts,
Damon,	Pardee,	Tindall,	Webber, 16

Title agreed to.

On motion of Mr. Cannon,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

Mr. Wellman moved to take from the table, House bill No. 854 (file No. 480), entitled

A bill to provide for keeping clear of obstructions, open and in good condition and repair all ditches in this State constructed under the authority of the board of control, having charge of the drainage and reclamation of swamp lands by means of State roads and ditches, or ditches constructed by aid of State swamp lands.

Which motion prevailed.

The question being on the passage of the bill,

The bill was then passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Hosford,	Mr. Cross,	Mr. Houk,	Mr. Rogers,
Abbott,	Damon,	Jones,	Simpson,
Ashton,	Diekema,	Kelley,	Spencer,
Baldwin,	Dillon,	Killean,	Stuart,
Bardwell,	Douglass,	Lincoln,	Thompson,
Bates,	Dunoar,	Makelim,	Tindall,
Beecher,	Eldred,	McCormick,	Van Orthwick,
Bettinger,	Goodrich,	McMillan,	Vickary,
Bentley,	Green,	Mulvey,	Washburn,
Breen,	Grenell,	Ogg,	Watson, F. H.,
Cannon,	Harper,	Oviatt,	Watts,
Cady,	Haskin,	Powers,	Wellman,
Case,	Herrington,	Preston,	Wilson,
Cole,	Hill,	Reader,	Speaker,
Crocker,	Hoobler,	•	58

NAYS.

Mr. Baker, W. A.	Mr. Hoaglin,	Mr. McKie,	Mr. Webber,
Chapman,	Kirby,	Pardee,	Williams, W. W
Dickson,	Manly,	Pierce,	Wood,
Dougherty,	•	_	13

Title agreed to.

On motion of Mr. Wellman,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

House bill No. 818 (file No. 454), entitled

Abili to repeal section 7987 of the compiled laws of 1871, the same being section 9603 of Howell's annotated statutes, relative to the discretionary power of a court,

Was read a third time and was not passed, a majority of all the members

elect not voting therefor, by yeas and nays' as follows:

Mr. Allen,	Mr. Cross,	Mr. Hoaglin,	Mr. Pierce,
Ashton,	Damon,	Holt,	Preston,
Baker, W. A.,	Diekema,	Hoobler,	Reader,
Baldwin,	Dougherty,	Houk,	Spencer,

Mr. Bardwell,	Mr. Eldred,	Mr. Jones,	Mr. Thompson,
Bates,	Engleman,	Kirby,	Van Orthwick,
Bettinger,	Goodrich,	Lakey,	Washburn,
Bentley,	Green,	Mulvey,	Webber,
Cannon,	Genell,	Pardee,	Wood,
Chapman,	Harper,	Pettit,	Speaker,
Crocker,	Hill,	,	42

NAYS.

Mr. Abbott, Mr. Haskin. Mr. McGregor, Mr. Stuart, Hosford, Oviatt, Vickary, Breen, Cady, Kelley, Robinson, J. W. Watson, F.H., Dickson, Manly, Rogers, Watts, Dunbar, McCormick, 18

House bill No. 662 (file No. 436, entitled

A bill to vacate the township of Carp Lake, in the county of Ontonagon, Was read a third time, and pending the taking of the vote on the passage thereof.

On motion of Mr. Jones,

The bill was laid on the table.

MOTIONS AND RESOLUTIONS.

Mr. Green moved to take from the table

House bill No. 574 (file No. 479), entitled

A bill to amend section 1 of an act entitled An act to revise an act to incorporate the city of Bay City, approved March 30, 1881, as amended and revised by the several acts amendatory and revisionary thereof.

Which motion prevailed.

The question being on the passage of the bill,

Mr. Green moved to amend the bill by inserting in line 28, recited section 1, after the word "ninety" the word "one."

Also, by striking out in line 32, the word "city" and inserting the word

"cities" in lieu thereof.

Also, by inserting in line 32, after the words "Bay City," the words "and West Bay City."

Which motion prevailed, two-thirds of all the members present

voting therefor.

The question being on the passage of the bill,

Mr. Brock moved that the bill be referred to the committee on municipal corporations.

Which motion did not prevail.

The bill was then passed, a majority of all the members elect voting therefor by yeas and nays as follows:

Mr.	Abbott,	Mr.	Cole,	M	r. Holt,	Mr.	Petitt,
	Allen,		Cross,		Hoobler,	,	Powers,
	Anderson,		Damon,		Hosford,		Reader,
	Ashton,		Dickson,		Houk,		Robinson,J.W
	Baker, W. A.,		Dillon,		Hunt,		Rogers,
	Baldwin,		Douglas,	•	Jones,		Simpson,
	Bardwell,		Eldred,		Kelley,		Thompson,

Mr. Baumgardner, Mr. Engleman, Mr. Killean, Mr. VanOrthwick, Beecher. Goodrich, Lincoln. Vickary, Bettinger, Green, Makelim. Vroman. Bentley, Grenell. Manly, Washburn, Breen, McCormick, Harper, Wellman, Cady, Haskin, Williams, T.H. McMillan, Hill, Cannon, Mulvey, Wilson, Case, Hoaglin, Ogg, Speaker. Chapman, pro tem., 61

NAYS.

Mr. Brock, Mr. Stuart, Mr. Webber. Mr. Wood, 4 Title agreed to.

On motion of Mr. Green,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

Mr. Cole, moved to reconsider the vote by which the House refused to pass Senate bill No. 210 (fille No. 237), entitled

A bill to amend sections 4, 5 and 6 of act No. 200 of the public acts of 1885, entitled "An act to establish an advisory board in the matter of pardons."

Which motion prevailed.

The question being on the passage of the bill,

Mr. Jones moved to amend the bill by striking out in lines 3 and 4, section 5, the words "and the expenses of the rooms for the board."

By striking out in lines 2, 3 and 4, section 4, the words "the necessary expenses of which shall be approved and paid as is provided in section 5 for approving and paying the members of said board and the clerk thereof."

Which motion prevailed.

The question being on the passage of the bill,

The bill was then passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Abbott,	Mr. Damon,	Mr. Hunt,	Mr. Pettit,
Allen,	Dickson,	Jones,	Reader,
Anderson,	Diekema,	Kelley,	Robinson, J.W.
Ashton,	Dillon,	Killean,	Rogers,
Baker, W. A.	Dongherty,	Kirby,	Simpson,
Bardwell,	Eldred,	Lakey,	Spencer,
Bates,	Engleman	Makelim,	Thompson,
Beecher,	Goodrich,	Manly,	Tindall,
Bettinger,	Harper,	McCormick,	VanOrthwick,
Bentley,	Haskin,	McGregor,	Vickary,
Cannon,	Hill,	McKie,	Washburn,
Chapman,	Hoaglin,	McMillan,	Williams, W. W
Cole,	Holt,	Mulvey,	Wood,
Cross,	Houk,	Oviatt,	Speaker. 56
	N	AVS.	•

NAYS.

Mr. Cady,	Mr. Hosford,	Mr. Stuart,	Mr. Watts.	
Grenell.	Preston.	Vroman.		

Title agreed to.

On motion of Mr. Jones,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

Mr. Tindall moved to take from the table

House bill No. 893, entitled

A bill to amend the 7th subdivision of section 9, article 11, of act No. 198 of the session laws of 1873, approved May 1, 1873, entitled An act to revise the laws providing for the incorporation of railroad companies, and to regulate the running and management and to fix the duties and liabilities of all railroads and other corporations owning or operating any railroad in this State, as amended by act No. 177 of the session laws of 1877, being compiler's section 3323 of Howell's annotated statutes.

Which motion prevailed. On motion of Mr. Tindall,

The bill was ordered printed, referred to the committee of the whole, and placed on the general order.

By the committee on private corporations:

The committee on private corporations, to whom was referred

Senate bill No. 225 (file No. 184), entitled

A bill to organize corporations for the purpose of carrying on the business of buying, selling and breeding cattle, sheep and horses, and also the power to acquire and hold title to lands necessary for the carrying on of such business,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment and recommend that it do pass, and ask to be discharged from the further consideration of the subject.

L. H. HUNT, Chairman.

Report accepted and committee discharged.

On motion of Mr. J. W. Robinson.

The rules were suspended, two-thirds of all the members present voting therefor, and the bill was put upon its immediate passage.

The bill was then read a third time and passed, a majority of all the mem-

bers elect voting therefor, by yeas and nays, as follows:

Mr. A	bbott, l	Mr. Damon,	Mr. Killean,	Mr. Robinson, J.W.
A	llen,	Dillon,	Kirby,	Rogers,
A	shton,	Dougherty,	Lakey,	Simpson,
B	aker, W. A.,	Douglass,	Lincoln,	Spencer,
\mathbf{B}_{i}	aldwin,	Engleman,	Makelim,	Thompson,
Be	ardwell,	Goodrich,	Manly,	Tindall,
\mathbf{B}_{i}	aumgardner,	Grenell,	McMillan,	VanOrthwick,
В	eecher,	Harper,	Mulvey,	Vickary,
В	ettinger,	Haskin,	Ogg,	Vroman,
	entley,	Hill,	Oviatt,	Washburn,
C	ady,	Hoaglin,	Pardee,	Webber,
	annon,	Hoobler,	Pettit,	Wellman,
	hapman,	Houk,	Pierce,	Wilson,
	ole,	Hunt,	Powers,	Speaker
Cı	ross,	Jones,	Reader,	pro tem. 59

NAYS.

Mr. Dunbar, Mr. Hosford, Mr. McKie, Mr. Stuart, Eldred, Kelley, Preston, 7

Title agreed to.

On motion of Mr. J. W. Robinson,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

Mr. Lincoln moved that a respectful message be sent to the Senate asking the return to the House of

Senate file No. 280, being Senate substitute for

House bill No. 445 (file No. 356), entitled

A bill to provide additional fire protection and for other purposes at the Michigan soldiers' home at Grand Rapids, and to make an appropriation therefor.

Which motion prevailed.

By the committee on judiciary:

The committee on judiciary, to whom was referred

Senate bill No. 47, entitled

A bill to provide for the appointment, fix the compensation and prescribe the duties of the stenographer of the circuit courts for the counties of Mecosta and Newaygo, now comprising the 27th judicial circuit,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do pass, and ask to be discharged from the further consideration of the subject.

GERRIT J. DIEKEMA, Chairman.

Report accepted and committee discharged.

On motion of Mr. Jones,

The rules were suspended, two-thinds of all the members present voting therefor, and the bill was put upon its immediate passage.

The bill was then read a third time and passed, a majority of all the mem-

bers elect voting therefor, by yeas and nays, as follows:

Mr. Abbott,	Mr. Dickson,	Mr. Lakey,	Mr. Rogers,
Anderson,	Diekema,	Lincoln,	Simpson,
Ashton,	Dillon,	Makelim,	Spencer,
Baker, W. A.,	Douglass,	McCormick,	Stuart,
Bardwell,	Dunbar,	McGregor,	Thompson,
Bates,	Eldred,	McKie,	Tindall,
Baumgardner,	Engleman,	McMillan,	Van Orthwick,
Beecher,	Goodrich,	Mulvey,	Vroman,
Bentley,	Harper,	Ogg,	Washburn,
Breen,	Hoaglin,	Oviatt,	Watts,
Cady,	Holt,	Pardee,	Webber,
Cannon,	Hoobler,	Petitt,	Wellman,
Chapman,	Jones,	Pierce,	Williams, W.W.
Cole,	Kelley,	Powers,	Wood,
Cross,	Killean,	Reader,	Speaker,
Damon,	Kirby,	Robinson, J. W	

1

Title agreed to.

On motion of Mr. Jones,

By a vote of two-thirds of all the members elect the bill was ordered to take immediate effect.

Mr. Reader moved to take from the table, House bill No. 428 (file No. 468), entitled

A bill to amend section 8 of an act entitled An act to regulate the manufacture and to provide for the inspection of salt, approved March 6, 1869, being section 1501 of Howell's annotated statutes.

Which motion prevailed.

The question being on the passage of the bill,

The bill was read a third time, and pending the taking of the vote on the passage thereof,

Mr. Abbott moved to amend the bill by striking out section 1 and inserting

the following in lieu thereof:

SECTION 1. The People of the State of Michigan enact, That section 8 of chapter 33, being consecutive section 1468 of the compiled laws of 1871, as amended by act No. 86 of the public acts of 1875, approved April 16, 1875, the same being compiler's section 1501 of Howell's annotated statutes, relative to manufacture and inspection of salt," be and the same is hereby amended so as to read as follows:

Which motion prevailed, two-thirds of all the members present voting therefor.

The bill was then passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr.	Abbott,	Mr.	Dickson,	Mr.	Hoobler,	Mr.	Reader,	
	Allen,		Diekema,		Houk,		Robinson,	J.W.
	Ashton,		Dillon,		Hunt,		Spencer,	
	Baker, W. A.	,	Dougherty,		Jones,		Stuart,	
	Baldwin,		Douglass,		Lincoln,		Tnompson	,
	Bardwell,		Dunbar,		Makelim,		VanOrthw	ick,
	Bates,		Eldred,		Manly,		Vickary,	
	Cady,		Engleman,		McCormick,		Washburn	,
	Cannon,		Goodrich,		McGregor,		Watson, F	Н.,
	Case,		Grenell,		McMillan,		Webber,	
	Chapman,		Harper,		Mulvey,		Wellman,	
	Cole,	•	Herrington,		Oviatt,		Williams,	V.W
	Crocker,		Hill,		Pardee,		Wilson,	
	Cross,		Hoaglin,		Petttit,		Wood,	
	Damon,		Holt,		Powers,		Speaker,	60
	NAYS.							

Mr. Haskin,

The question being on agreeing to the title,

Mr. Abbott moved to amend the title so as to read as follows:

A bill to amend section 8 of chapter 33, being consecutive section 1465 of the compiled laws of 1871, as amended by act No. 86 of the public acts of 1875, approved April 16, 1875, the same being compiler's section 1501, of Howell's annotated statutes, relative to "Manufacture and inspection of salt."

Which motion prevailed.

The title as amended was then agreed to.

Mr. Tindall offered the following:

Resolved, That the keeper of the stationery room be and he is hereby required to report to the House a list of all articles supplied by him to each member and employee of the House.

The question being on the adoption of the resolution,

The resolution was not adopted.

Mr. Grenell moved to take from the table

House bill No. 726, entitled

A bill to enable associations of persons to become a body corporate to raise funds to be loaned only among the members of such associations.

Which motion prevailed. On motion of Mr. Grenell,

The bill was referred to the committee on private corporations.

Mr. Hunt moved to take from the table House bill No. 828 (file No. 344), entitled

A bill to amend section 10 of act 134 of the public acts of 1885, entitled An act to regulate the practice of pharmacy in the State of Michigan.

Which motion prevailed.

The question being on concurring in the following amendments to the bill reported by the Senate, viz:

1. By striking out of lines 17, 18 and 19 all the words from "when" to

"box" both inclusive.

2. By adding to the end of section 10 the words "And provided further, that the said board may grant, at a fee not exceeding one dollar, to such persons not less than sixteen years of age, who shall pass a satisfactory examination touching their competency, before the board of pharmacy, the certificate of registered assistant, but such certificate shall not entitle the holder to engage in business on his own account or to take charge of or act as manager of a pharmacy or drug store,"

The House concurred, a majority of all the members elect voting therefor,

by yeas and nays, as follows:

Mr. Abbott,	Mr. Diekema,	Mr. Killean,	Mr. Robinson, J.W.
Allen,	Dillon,	Kirby,	Rogers,
Ashton,	Dougherty,	Lakey,	Spencer,
Bardwell,	Douglass,	Lincoln,	Stuart,
Bates,	Eldred,	Manly,	Thompson,
Bettinger,	Engleman,	McCormick,	Tindall,
Bentley,	Goodrich,	McGregor,	Van Orthwick,
Breen,	Grenell,	McKie,	Vickary,
Brock,	Harper,	McMillan,	Vroman,
Cady,	Haskin,	Mulvey,	Washburn,
Cannon,	Herrington,	Ogg,	Webber,
Case,	Hoaglin,	Oviatt,	Wellman,
Chapman,	Holt,	Pettit,	Williams, W. W
Cole,	Hoobler,	Pierce,	Wilson,
Cross,	Hosford,	Powers,	Wood,
Damon,	Hunt,	Preston,	Speaker,
Dickson,	Jones,	Reader,	67

NAYS.

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The bill was then referred to the committee on engrossment and enrollment for enrollment.

UNFINISHED BUSINESS:

Being the consideration of Senate amendment to

House bill No. 22 (file No. 23), entitled,

A bill to amend section 3323, of article 2, chapter 91 of the general statutes of the State of Michigan, compiled and annotated by Andrew Howell, as amended by act No. 116, session laws of 1883, relative to the corporate powers and duties of directors of railroad companies.

Which had been reported as follows:

1. Amend section 1 so as to read as follows, viz.:

SECTION 1. The People of the State of Michigan enact, That section 9 of article 2 of act No. 198, of the session laws of 1873, being an act entitled An act to revise the laws providing for the incorporation of railroad companies, and to regulate the running and management, and to fix the duties and liabilities of all railroads and other corporations owning or operating any railroad in this State, being compiler's section 3323 of Howell's annotated statutes, as amended by act No. 177, session laws of 1877, and act 116, public acts of 1883, and the same is hereby amended so as to read as follows:

2. By striking out of line 25 of section 1 the words "or any private property."

And further to inform the House that the Senate has amended the title to the bill so as to read as follows:

A bill to amend section 9 of article 2 of act No. 198 of the session laws of 1873, being an act entitled an act to revise the laws providing for the incorporation of railroad companies and to regulate the running and management, and to fix the duties and liabilieies of all railroad and other corporations owning or operating any railroad in this State, being compiler's section 3323, of Howell's annotated statutes, as amended by act No. 177, session laws of 1877, and act No. 116, public acts of 1883.

The question being on concurring in the amendment made by the Sentate to the bill,

On motion of Mr. Manly,

The bill was laid on the table.

GENERAL ORDER.

On motion of Mr. Hoaglin,

The House went into committee of the whole on the general order.

Whereupon the Speaker called Mr. Killean to the chair.

After some time spent therein, the committee rose, and through their chairman, made the following report:

The committee of the whole have had under consideration the following bills:

1. House bill No. 249 (file No. 482). entitled

A bill to amend sections 1, 2, 3, and 5 of act No. 144 of session laws of 1883, entitled "An act to provide for the compulsory education of children in certain cases."

Have made sundry amendments thereto, and have directed their chairman to report the same back to the House, asking concurrence therein, and recommend its passage.

The committee of the whole have also had under consideration the following bill:

2. House bill No. 363 (file No. 475), entitled

A bill prescribing certain duties of telephone companies, prohibiting discrimination between patrons, to regulate the rental allowed for the use of the telephone and fixing a penalty for its violation,

Report the same back to the House, with the accompanying substitute therefor, recommending that the substitute be printed in the journal and re-

committed to the committee of the whole.

JOHN KILLEAN, Chairman.

Report accepted and committee discharged.

On motion of Mr. Hosford,

The House concurred in the amendments made by the committee, to the first named bill, and it was placed on the order of third reading.

The question being on concurring in the recommendation of the committee

relative to the second named bill,

Mr. Makelim demanded the yeas and nays.

The demand was seconded, and the recommendation of the committee was concurred in by yeas and nays, as follows:

YEAS.

Mr. Abbott,	Mr. Dickson,	Mr. Killean,	Mr. Pierce,
Allen,	Dillon,	Lincoln,	Powers,
Anderson,	Dunbar,	Manly,	Reader,
Baldwin,	Harper,	McGregor,	Robinson, J.W.
Brock,	Herrington,	McKie,	Stuart,
Cady,	Hosford,	Ogg,	Vroman,
Chapman,	Houk,	Pardee,	Washburn,
Cole,	Jones,	Perkins,	Watts,
Damon,	•	·	33
•			

NAYS.

Mr. Ashton,	Mr. Eldred,	Mr. Makelim,	Mr. Spencer,	
Baker, W. A.,	Engleman,	McCormick,	\mathbf{T} hompson	
Bates,	Haskin,	McMillan,	Tindall,	
Breen,	Hoaglin,	Mulvey,	Vickary,	
Cannon,	Holt,	O'Keefe,	Webber,	
Dougherty,	Hoobler,	Oviatt,	Wellman,	
Douglass,	Hunt,	Simpson,	5	27

The following is the substitute reported by the committee for the second named bill:

A bill to regulate the charges permitted for the use of telephones, to prescribe the duties of those operating telephones and to prescribe penalties.

SECTION 1. The people of the State of Michigan enact, That no individual, company or corporation, now or hereafter owning, controlling or operating any telephone line or telephone exchange in this State, or furnishing any telephone service in this State shall maintain or operate the same, or receive for the use of such telephone service, any sum or sums of money except as provided in this act.

SEC. 2. Every individual, company or corporation owning, controlling or operating any telephone line or telephone exchange, or furnishing any telephone service in this State, shall be allowed to charge and collect for such service, an annual rental not to

exceed two dollars and fifty cents per month for each telephone furnished within a radius of one mile from the central office, and not to exceed twenty-five cents per month for each additional mile such telephone may be located from such central office in the same exchange.

SEC. 3. Every individual, company or corporation, owning, controlling or operating any telephone line or telephone exchange in this State, in lieu of charging an annual rental as provided in section two of this act, may charge and collect from every subscriber using a telephone, a fixed sum not to exceed twelve dollars per annum, in advance, when such telephone shall be within a radius of one mile from the central office, and not to exceed the sum of one dollar for each additional mile from such central office in the same exchange, the first year's charge to be paid when such telephone shall be in position, and ready for use in the subscriber's office, residence or place of business, as the case may be. In addition to such fixed charge, such individual, company, or corporation, may charge, and collect from, every subscriber who shall use his telephone in connection with the telephone of any other subscriber of the same exchange, to be paid at the end of each and every month only by the subscriber calling for and procuring the connection with such other telephone, the following rates of toll, namely: For each connection in any one month, up to and including thirty in number, five cents; for each connection above thirty and up to and including one hundred in number in any one month, two cents; and for each connection above one hundred in any one month, one cent; but in no case shall the charge in any one month exceed six dollars for one telephone within a radius of one mile, and twenty-five cents per mile more for each additional mile from the central office.

Sec. 4. Every individual, company or corporation, owning, controlling or operating any telephone line or telephone exchange, or furnishing telephone service in this State, must, within thirty days after this act shall go into effect, file with the Secretary of State a certificate, in which he, they or it elect whether he, they or it shall charge for telephone service in this State according to the method provided for in section two, or the method provided for in section three of this act, and whichever method shall be selected, must be preserved with all the subscribers in the State while such method is pursued. The method adopted in said certificate shall not be changed for the other method until such individual, company or corporation shall file with the Secretary of State another certificate indicating such change, and give each subscriber in the State ninety days' notice of such change. The Secretary of State shall charge a fee of one dollar for the filing of each certificate filed according to this section. Where the subscriber of a telephone is a firm, company or corporation, the charges in either method shall be the same as where the subscriber is a single individual.

SEC. 5. Where any two cities, towns or villages are connected by wire owned or operated by any individual, company, or corporation, and furnishing telephone services between such two cities, towns or villages, the price for the use of any telephone for the purpose of conversation between such cities, towns or villages shall not exceed fifteen cents for the first five minutes, and for each additional five minutes no sum exceeding five cents shall be charged.

SEC. 6. Every individual, company or corporation furnishing telephone service, as provided for in section three of this act, shall, before charging or collecting any money whatever from any subscriber or user of a telephone in this State, provide, without any expense or charge to such subscriber or user, a suitable device or meter, which shall correctly and accurately register, and plainly indicate to the subscriber or user of such

telephone the number of each connection made for such subscriber or user, and the number of connections to be charged to and paid for by any such subscriber or user for each month shall be the number shown by such device to have been by him procured during such month.

- Sec. 7. Any individual, company or corporation owning, controlling or operating any telephone line or telephone exchange in this State may establish and maintain telephone stations for the use of the general public not to exceed one in any block or square in any city, village, or town. A toll-rate of not to exceed five cents for each conversation of five minutes held between a patron of such station and a person using some other telephone in the same exchange may be charged and collected.
- SEC. 8. Whenever any individual, company or corporation owning, controlling or operating any telephone line or telephone exchange in this State shall permit their wires or instruments or other apparati to become impaired in such manner as to prevent conversation between two instruments when connection between them is made, and notice of such fact shall be given to the central office, if the exchange shall be operating under section two, the annual rent shall cease until necessary reparation shall be made; and, if operating under section three, no toll-rate shall be charged for any connections where conversations could not be obtained on account of such impairment of wire or instrument.
- SEC. 9. Any individual, company or corporation, or operator or agent thereof, who shall charge, collect or receive for the use of any telephone from any person any sum in excess of the rates fixed by this act, or shall charge, collect or receive money from any person for telephone service, under any different method than those provided for in this act shall be deemed guilty of extortion, and upon conviction thereof shall be fined not less than fifty dollars, nor more than one hundred dollars for each offense, to be collected in an action of debt, before any court of competent jurisdiction; all fines collected under this act to be paid into the school fund of the county wherein the offense is committed.

The House took up the order of

PRESENTATION OF PETITIONS.

No. 1296. By Mr. Dickson: Memorial of the Eclectic Medical and Surgical Society of Michigan, relative to Senate bill file No. 253.

On demand of Mr. Dickson,

The memorial was read at length and spread at large on the journal as follows:

OFFICE OF THE STATE ECLECTIC MEDICAL AND SURGICAL SOCIETY OF MICHIGAN,

Downgiac, May 25, 1887.

To the Honorable House of Representatives of Michigan:

This society at its annual meeting held in the city of Jackson on the 18th and 19th of the present month, adopted by unanimous vote the following resolutions, presented by the committee on legislation:

RESOLUTIONS.

Whereas, There is before the legislature of the State of Michigan a bill (Senate bill, file No. 253), to regulate the practice of medicine, that, on its face, bears evidence of unfairness in its special features, inasmuch as it

recommends an examining board to be composed of eleven members, seven of whom shall be, presumably, appointed from the old-school or so-styled regulars, and two each from the homeopathic and eclectic schools. It also provides that the members from the latter two schools shall examine only in

materia medica and the practice of medicine: Therefore be it

Resolved, That to this society this seems to represent clearly that the real intention of the bill under consideration is to give virtually the whole matter into the hands of the so-called regular school of medicine, as they would have a clear majority over all. Even if they should not, they would have the power, as the bill now is, to exclude any applicant they might see fit, though passed upon favorably by the other members of the board, who only could examine in the two subjects heretofore mentioned. As a society we protest against this exclusiveness, smacking as it does of selfishness, ostracism and partiality by our old-school brethren, and while we do not especially object to a bill fair in its provisions and aiming to elevate medical training, we cannot but enter a protest against anything looking like class legislation, or that may favor one school to the exclusion of another. We believe, however, that no law creating a medical board of censors is just now called for, or if so, that a plain law compelling all persons desiring to practice medicine in Michigan to unite with one of the State medical societies whose censors shall examine them and if qualified, admit them; if not, reject them, would be preferable. This, it seems to us, would meet all requirements, as the three schools of medicine in Michigan have each well ordered medical societies.

Resolved, That our Secretary be authorized to furnish each house of the State Legislature, and the Governor of Michigan, copies of these resolu-

tions."

H. S. McMASTER, M. D., Secretary.

Referred to the committee on public health.

REPORTS OF STANDING COMMITTEES.

By the committee on judiciary:

The committee on judiciary, to whom was referred

House bill No. 11, entitled

A bill to raise the age of consent in females to 16 years,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do not pass, and ask to be discharged from the further consideration of the subject.

GERRIT J. DIEKEMA, Chairman.

Report accepted and committee discharged.

On motion of Mr. Diekema, The bill was laid on the table.

By the committee on judiciary:

The committee on judiciary, to whom was referred

House bill No. 99, entitled

A bill to provide for the appointment of an assistant prosecuting attorney

for the county of Bay and to prescribe his duties and powers,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do not pass, and ask to be discharged from the further consideration of the subject.

GERRIT J. DIEKEMA, Chairman.

Report accepted and committee discharged.

On motion of Mr. Diekema,

The bill was laid on the table.

By the committee on judiciary:

The committee on judiciary, to whom was referred

House bill No. 479 (file No. 162), entitled

A bill to amend section 2 of an act entitled An act to require railroad corporations within this State, to cut and destroy the noxious weeds which grow on the land occupied by them, being compiler's section 3444, Howell's annotated statutes of Michigan,

Respectfully report the same back to the House, and request that it be re-

ferred to the committee on agriculture.

GERRIT J. DIEKEMA, Chairman.

Report accepted and committee discharged.

On motion of Mr. Diekema,

The bill was referred to the committee on agriculture.

By the committee on Judiciary,

The committee on judiciary, to whom was referred,

House bill No. 410 (file No. 136), entitled

A bill to prevent the employment by corporations of aliens who shall not have declared their intentions to become citizens,

Respectfully report the same back to the House, and request that it be referred to the committee on labor interests.

GERRIT J. DIEKEMA, Chairman.

Report accepted and committee discharged.

On motion of Mr. Diekema.

The bill was referred to the committee on labor interests.

By the committee on judiciary:

The committee on judiciary, to whom was referred,

House bill No. 148, entitled

A bill to amend sections 1 and 3, of an act entitled "An act to provide for the organization of the supreme court, pursuant to section 2, of Article 6 of the constitution," so as to provide for the election of an additional justice of the supreme court, and to extend the terms of office of the justices being section 6382 and 6384 of Howell's annotated statutes,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that the bill do not pass, and ask to be discharged from the

further consideration of the subject.

GERRIT J. DIEKEMA, Chairman.

Report accepted and committee discharged.

On motion of Mr. Diekema,

The bill was laid on the table.

By the committee on judiciary:

The committee on judiciary, to whom was referred

Senate bill No. 50 (file No. 204), entitled

A bill to amend section 3, chapter 205 of the compiled laws of 1871, being compiler's section 8137 of Howell's annotated states of Michigan relative to proceedings by and against corporations in courts of law,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, with amendments

thereto, recommending that the amendments be concurred in, and that the bill when so amended do pass, and ask to be discharged from the further consideration of the subject.

GERRIT J. DIEKEMA, Chairman.

Report accepted and committee discharged.

On motion of Mr. Diekema,

The House concurred in the amendments made to the bill by the committee.

The bill was then referred to the committee of the whole and placed on the general order.

By the committee on judiciary:

The committee on judiciary, to whom was referred

Senate bill No. 143 (file No. 114), entitled

A bill to amend section 4345 of the compiled laws of 1871, being section 4808 of Howell's annotated statutes, relative to wills of real and personal estate.

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do pass, and ask to be discharged from the further consideration of the subject.

GERRIT J. DIEKEMA, Chairman.

Report accepted and committee discharged.

The bill was referred to the committee of the whole, and placed on the general order.

By the committee on judiciary:

The committee on judiciary, to whom was referred

House bill No. 876 (file No. 395), entitled

A bill to repeal section 2 and to amend sections 1 and 8 of act No. 185 of session laws of 1867, and the acts amendatory thereto, entitled An act to prevent animals from running at large in the public highways, the same being respectively sections 2106, 2107 and 2113 of Howell's annotated statutes, and to amend section 4 of chapter 16 of the revised statutes of 1846, relative to the powers and duties of townships, the same being section 673 of Howell's annotated statutes,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House without amendment, and recommend that it do not pass, and ask to be discharged from the further consideration of the subject.

GERRIT J. DIEKEMA, Chairman.

Report accepted and committee discharged.

On motion of Mr. Diekema,

The bill was ordered printed, referred to the committee of the whole, and placed on the general order.

By the committee on judiciary:

The committee on judiciary to whom was referred

House bill No. 606, entitled

A bill to amend sections 5, 17, 22, and 23 of act number 161 of the public acts of 1885, entitled "An act to establish the police court of the city of Detroit," approved June 9, 1885, and to add one new section thereto to stand as section 26,

Respectfully report that they have had the same under consideration, and

have directed me to report the same back to the House, without amendment, and recommend that it do not pass, and ask to be discharged from further consideration of the subject.

GERRIT J. DIEKEMA, Chairman,

Report accepted and committee discharged,

On motion of Mr. Dikema,

The bill was laid on the table.

By the committee on judiciary:

The committee on judiciary, to whom was referred

House bill No. 424, entitled

A bill to provide a remedy for the recovery of damages arising from injuries to domestic animals by reason of barbed wire fences built on the line between adjoining farms, and to prevent the construction of barbed wire fences in cities and villages,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do not pass, and ask to be discharged from the further

consideration of the subject.

GERRIT J. DIEKEMA, Chairman.

Report accepted and committee discharged.

On motion of Mr. Diekema,

The bill was laid on the table.

By the committee on judiciary:

The committee on judiciary, to whom was referred

House bill No. 487, entitled

A bill to amend section 4366 of the compiled laws of 1871, being sections 5836 of Howell's annotated statutes, and to amend section 5869 Howell's annotated statutes relative to the inventory of the effects of deceased persons,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House without amendment, and recommend that it do not pass, and ask to be discharged from the further consideration of the subject.

GERRIT J. DIEKEMA, Chairman.

Report accepted and committee discharged.

On motion of Mr. Diekema,

The bill was laid on the table.

By the committee on judiciary:

The committee on judiciary, to whom was referred

House bill No. 240, entitled

A bill to provide for the recording in the office of the register of deeds the orders and decrees of the probate courts affecting or relating to the title of real estate or the inheritance thereof and to legalize the record of such orders and decrees as have been heretofore recorded,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do not pass, and ask to be discharged from the further

consideration of the subject.

GERRIT J. DIEKEMA, Chairman.

Report accepted and committee discharged. On motion of Mr. Diekema, The bill was laid on the table.

By the committee on judiciary:

The committee on judiciary, to whom was referred

House joint resolution No. 14, entitled

Joint resolution proposing an amendment to section 6 of article 4 of the constitution relative to the holding of office in either house of the legislature,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do not pass, and ask to be discharged from the further consideration of the subject.

GERRIT J. DIEKEMA, Chairman.

Report accepted and committee discharged.

On motion of Mr. Diekema,

The joint resolution was laid upon the table.

By the committee on judiciary:

The committee on judiciary, to whom was referred

House bill No. 834, entitled

A bill providing an exclusive remedy for action of ejectment for recovering possession of lands forfeited under mining leases and licenses for mining iron ore in this State,

Respectfully report the same back to the House, and request that it be referred to the committee on mines and minerals.

GERRIT J. DIEKEMA, Chairman.

Report accepted and committee discharged.

On motion of Mr. Diekema,

The bill was referred to the committee on mines and minerals.

By the committee on supplies and expenditures:

The committee on supplies and expenditures, to whom was referred the accompanying bill of B. W. Long. for sundries, amounting to \$6.10,

House of Representatives in account with B. W. Long:

Jan.	4.	To whisk broom	\$ 0	20
Jan.	12.	To pt. amonia and bottle		25
		To one brush		30
		To 1 hat brush		35
		To ½ doz. B. brooms	1	05
Mar.		To comb		25
Mar.		To 1 pt. cleaning fluid		35
Apr.		To brush broom		60
		To comb.		25
		To 1 pt. cleaning fluid		35
		To neetsfoot oil		20
		To 1 pt. cleaning fluid-		35
		To 1 pt. cleaning fluid		35
		To sponge		25
		To 1 hair brush	1	00
		•		
,	Tota	l	6	10

I certify that this bill is correct,

WM. J. TOMLINSON,

Keeper House Cloak Room.

Respectfully report that they have had the same under consideration and have directed me to report the same back to the House recommending that the same be allowed and paid, and ask to be discharged from the further consideration of the subject

J. A. DAMON, Chairman.

Report accepted and committee discharged.

On motion of Mr Damon,

The account was allowed and ordered paid.

Mr. W. A. Baker offered the following:

Whereas, The practice of throwing paper wads, reports and other articles has resulted on several occasions in causing severe injury, and is beneath the

dignity of the House of Representatives; therefore be it

Resolved, That for the balance of this session all members of the House are required to desist from this undignified practice, and the Speaker of the House or the chairman when in committee of the whole, is requested to reprime any person caught indulging in the practice.

Which was adopted.

On motion of Mr. Chapman,

The House adjourned.

Lansing, Thursday, June 16, 1887.

The House met pursuant to adjournment and was called to order by the Speaker.

Prayer by Rev. Mr. Franklin. Roll called: quorum present.

Absent without leave: Messrs. Hill and F. H. Watson.

On motion of Mr. Vroman,

Leave of absence was granted to himself until Tuesday next.

On motion of Mr. Case.

Leave of absence was granted to Mr. Hill for the day.

REPORTS OF STANDING COMMITTEES.

By the committee on railroads:

The committee on railroads, to whom was referred

Senate bill No. 178 (file No. 236), entitled

A bill to amend sections 7 and 36 of article 2. of an act entitled An act to revise the laws providing for the incorporation of railroad companies and to regulate the running and management and to fix the duties and liabilities of all railroads and other corporations owning and operating any railroads in this State, approved May 1, 1873, as amended, being compiler's sections 3,350, of Howell's annotated statutes of the State of Michigan, as amended by act number 174, of the session laws of 1883,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, with amendments therete, recommending that the amendments be concurred in, and that the bill

when so amended do pass, and ask to be discharged from the further consideration of the subject.

HENRY H. HOLT, Chairman.

Report accepted and committee discharged.

On motion of Mr. Holt,

The House concurred in the amendments made to the bill by the committee.

The bill was then referred to the committee of the whole, and placed on the general order.

By the committee on municipal corporations:

The committee on municipal corporations, to whom was referred

House bill No. 393, entitled

A bill to revise and amend the charter of the city of Hillsdale,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, with the accompanying substitute therefor, entitled

A bill to amend section 1 of act No. 257, session laws of 1869, entitled "An act to incorporate the city of Hillsdale, approved March 8, 1869, as amended by act No. 253, session laws of 1871, approved March 31, 1871,"

Recommending that the substitute be concurred in and that the substitute do pass, and ask to be discharged from the further consideration of the subject.

ERASTUS N. BATES, Chairman.

Report accepted and committee discharged.

On motion of Mr. Chapman,

The House concurred in the adoption of the substitute reported by the committee.

On motion of Mr. Chapman,

The rules were suspended, two-thirds of all the members present voting therefor, and the bill was put on its immediate passage.

The bill was then read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

Mr.	Abbott,	Mr.	Cole,	Mr.	Houk,	Mr.	Robinson, J. W.
	Anderson,		Crocker,		Jones,		Rogers,
	Ashton,		Cross,		Kelley,		Simpson,
	Baker, S.,		Damon,		Killean,		Spencer,
	Baker, W. A.,		Dickson,		Kirby,		Thompson,
	Bardwell,		Dillon,		Makelim,		Tindall,
	Bates,		Dougherty,		McCormick,		Van Orthwick,
	Baumgardner,		Douglass,		Mc Millan,		Vickary,
	Bettinger,		Dunbar,		Mulvey,		Vroman,
	Bentley,		Eldred,		O'Keefe,		Washburn,
	Breen,		Engleman,		Oviatt,		Watson, H.,
	Brock,		Goodrich,		Pardee,		Wellman,
	Burr,		Grenell,		Pettit,		Williams, T.H.
	Cady,		Harper,		Pierce,		Wilson,
	Cannon,		Haskin,		Powers,		Wood,
	Chamberlain,		Hill,		Preston,		Speaker,
	Chapman,		Hoaglin,		Reader,		67
	_ ,			NAY8	•		0

Title agreed to.

On motion of Mr. Chapman,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

Mr. Wellman moved to take from the table

House bill No. 853, entitled

A bill to incorporate the city of Harbor Springs,

Which motion prevailed.

On motion of Mr. Wellman,

The bill was referred to the committee on municipal corporations.

By the committee on municipal corporations:

The committee on municipal corporations, to whom was referred

House bill No. 853, entitled

A bill to incorporate the city of Harbor Springs,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, with the accompanying substitute therefor, entitled

A bill to amend section 48 of chapter 7 and section 4 of chapter 16 of act No. 390 of the local acts of 1885, entitled "An act to amend and revise the

charter of the city of Port Huron," approved June 17, 1885,

Recommending that the substitute be concurred in and that the substitute do pass, and ask to be discharged from the further consideration of the subject.

ERASTUS N. BATES, Chairman.

Report accepted and committee discharged.

On motion of Mr. Wellman,

The House concurred in the adoption of the substitute reported by the committee.

On motion of Mr. Wellman,

The rules were suspended, two-thirds of all the members present voting therefor, and the bill was put upon its immediate passage.

The bill was then read a third time and passed, a majority of all the

members elect voting therefor, by yeas and nays, as follows:

Mr. And	erson, M	Ir. Cole,	Mr. Houk,	· Mr.	Rogers,
Asht		Crocker,	Jones,		Rumsey,
Bake	r, S.,	Cross,	Kelley,		Spencer,
Bake	r, W. A.,	Damon,	Kirby,		Thompson,
Bald	win,	Dickson,	Lincoln,		Van Orthwick,
Bard	well,	Dougherty,	Makelim,		Vickary,
Bate	3,	Douglass,	Manly,		Vroman,
Baur	ngardner,	Dunbar,	McCormick,		Washburn,
Beec	her,	Eldred,	McKie,		Watson, H.,
Betti	nger,	Engleman,	Mulvey,		Watts,
Bent	ley,	Goodrich,	Oviatt,		Webber,
Bree	1,	Grenell,	Pardee,		Wellman,
Burr	,	Harper,	Pettit,		Williams, W.W
Cady	,	Haskin,	Pierce,		Wilson,
Cani	on,	Herrington,	Powers,		Wood,
Chan	iberlain,	Hill,	Preston,		Speaker,
Char	man,	Hosford,	Robinson, J. W	<i>7</i> .	67

NAYS.

Title agreed to.

On motion of Mr. Wellman,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

By the committee on education:

The committee on education, to whom was referred

Senate bill No. 26 (file No. 11), entitled

A bill to amend sections 1, 2, 3, 5, 9, 10, 11, 12 and 13 of chapter 12 of act No. 164, laws of 1881, and section 4 same chapter and act, as amended by act No. 93, laws of 1883, relating to the examination of teachers and supervision of schools; also to amend section 3 of chapter 4, and section 2 of chapter 5 of act No. 164, laws of 1881, relating to the duties of township clerk and county clerk concerning school reports,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, with amendments thereto, recommending that the amendments be concurred in, and that the bill, when so amended, do pass, and ask to be discharged from the further

consideration of the subject.

W. W. WILLIAMS, Chairman.

Report accepted and committee discharged.

On motion of Mr. Wellman,

The House concurred in the amendments made to the bill by the committee.

The bill was then referred to the committee of the whole, and placed on the general order.

MESSAGES FROM THE SENATE.

The Speaker announced the following:

SENATE CHAMBER, Lansing, June 15, 1887.

To the Speaker of the House of Representatives:

SIR—I am instructed to return to the House the following bill:

House bill No. 373 (file No. 434), entitled

A bill to regulate the sale of malt, brewed or fermented, spirituous and vinous liquors in counties in this State,

And to inform the House that the House that the Senate has amended

the same as follows, viz.:

- 1. By inserting after the enacting clause the words "that the manufacture and sale of malt, brewed and fermented, spirituous and vinous liquors in the several counties in this State, be and the same is hereby regulated as follows:"
- 2. By inserting in line 13 of section 1 after the word "years" the words "but shall at any time after the expiration of the said three years, upon like petition, be again submitted."
- 3. By striking out of line 20 of section 1 the words "those voters who wish" and inserting in lieu thereof the words "all the electors voting at any such election that;"
- 4. By inserting in line 21 of section 1, after the word "beverage" the words "shall be;"
 - 5. By striking out of line 23 of section 1 the words "those who do not

wish such sale" and inserting in lieu thereof the words "all the electors voting at any such election that such manufacture and sale shall not be;"

6. By striking out of line 17 of section 2 the word "and" and inserting in

lieu thereof the word "or;"

7. By striking out of line 1 of section 3 the word "whereby" and inserting in lieu thereof the words "in which;"

8. By striking out of line 2 of section 3 the words "for the" and inserting in lieu thereof the words "have voted to prohibit the manufacture and;"

And further to inform the House that the Senate has amended the title to the bill so as to read as follows:

"A bill to regulate the manufacture and salt of malt, brewed or fermented,

spirituous and vinous liquors in the several counties in this State,"

In the passage of which as thus amended and with the title so amended the

Senate has concurred by a majority vote of all the Senators elect.

Very respectfully,

LEWIS M. MILLER, Secretary of the Lenate.

Pending the order that the message lie over one day under the rules,

Mr. Burr moved to suspend the rule requiring amendments made to bills by the Senate to be laid over one day.

Which motion prevailed, two-thirds of all the members present voting

The question being on concurring in the amendments made by the Senate to the bill.

On motion of Mr. Burr,

The House concurred, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Abbott,	Mr. Damon,	Mr. Hunt,	Mr. Preston,
Allen,	Dickson,	Jones,	Reader,
Anderson,	Diekema,	Kelley,	Robinson, J. W
Ashton,	Dillon,	Kirby,	Rogers,
Baker, W. A.	, Dougherty,	Lakey,	Rumsey,
Baldwin,	Dunbar,	Lincoln,	Simpson,
Bardwell,	Eldred,	Makelim,	Spencer,
Bates,	Goodrich,	Manly,	Thompson,
Beecher,	Green,	McCormick,	Tindall,
Bentley,	Grenell,	McGregor,	VanOrthwick,
Burr,	Haskin,	McMillan,	Vickary,
Cannon,	Herrington,	Mulvey,	Watson, H.,
Chamberlain,	Hill,	Ogg,	Webber,
Chapman,	Hoaglin,	Oviatt,	Williams, W.W
Cole,	Hoobler,	Pardee,	Wood,
Crocker,	Hosford,	Pettit,	Speaker,
Cross,	Houk,	Pierce,	67

NAYS.

Mr. Bettinger,	Mr. Harper,	Mr. Vroman,	Mr. Wellman,
Breen,	Killean,	Washburn,	Williams, T. H.
Brock,	Powers,		10

The question then being on concurring in the amendment made by the Senate to the title of the bill,

The House concurred.

The bill was then referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, June 15, 1887.

To the Speaker of the House of Representatives:

SIR—I am instructed to return to the House the following bill:

House bill No. 609 (file No. 354), entitled

A bill to make an appropriation for marking by monuments, the places where the 1st, 3d, 4th, 5th, 7th, 16th and 24th Michigan infantry, the 1st, 5th, 6th and 7th Michigan cavalry, the 9th battery, "I" Michigan artillery, and companies "C," "I" and "K," of the 1st regiment of U. S. S., and company "B" 2d regiment of U. S. S., known as Berdan's Michigan Sharp Shooters, or any other command of Michigan volunteers who fought upon the battlefield of Gettysburg, and providing for the erection of the same,

And to inform the House that the Senate has amended the same as follows,

viz•

- 1. By striking out of line 2 of section 2, the words "one officer or soldier," and inserting in lieu thereof "three officers or soldiers."
 - 2. By striking out of line 2 of section 2, all after the word "soldier."
- 3. By striking out of line 1 of section 3, the word "shall," and inserting in lieu thereof the word "may."

4. By adding the following to stand as section 4 of the bill:

SEC. 4. The Auditor General shall add to and incorporate into the State tax for the year 1888 the sum of \$20,000, to be assessed levied and collected as other State taxes are assessed, levied and collected, which sum, when collected, shall be placed to the credit of the general fund to reimburse it for the sum appropriated by section 1 of this act.

And further to inform the House that the Senate has amended the title to

the bill as follows:

By striking out the word "where" and inserting in lieu thereof the words

"occupied by,"

In the passage of which, as thus amended, and with the title so amended the Senate has concurred by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect has ordered the same to take immediate effect.

Very respectfully,

LEWIS M. MILLER, Secretary of the Senate.

Laid over one day under the rules.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, June 14, 1887.

To the Speaker of the House of Representatives:

SIR—I am instructed to inform the House that Messrs. W. I. Babcock, Howell and Roof have been appointed as the committee of conference on the part of the Senate, to whom shall be referred the matters of the difference relating to

House bill No. 692 (file No. 347), entitled

A bill to amend section 15 of article 4 of act No. 198, session laws of 1873, entitled "An act to revise the laws providing for the incorporation of railroad companies, and to regulate the running and management and fix the duties and liabilities of all railroad and other corporations owning or operating any railroad in this State, and the several acts amendatory thereof," being compiler's section 3377 of Howell's annotated statutes, as amended by act No. 234, public acts of 1885, approved June 10, 1885.

Very respectfully,

LEWIS M. MILLER, Secretary of the Senate.

The message was laid on the table.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, June 16, 1887.

To the Speaker of the House of Representatives:

Sir-I am instructed to return to the House the following bill:

Senate file No. 280, being Senate substitute for

House bill No. 445 (file No. 356), entitled

A bill to provide additional fire protection and for other purposes at the Michigan soldiers' home at Grand Rapids, and to make an appropriation therefor,

In compliance with the request of the House this day received.

Very respectfully,

LEWIS M. MILLER,
Secretary of the Senate.

Mr. Dickson moved to reconsider the vote by which the House passed the bill.

Which motion prevailed.

The question being on the passage of the bill,

On motion of Mr. Dickson,

The bill was referred to the committee on ways and means.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, June 16, 1887.

To the Speaker of the House of Representatives:

SIR—I am instructed by the Senate to transmit the following bill:

Senate bill No. 117, entitled

A bill to amend section 6 of chapter 3 of act No. 227 of the public acts of 1885, entitled An act to provide for the construction and maintenance of drains and the assessment and collection of taxes therefor and to repeal all other laws relative thereto, approved June 20, 1885,

Which has passed the Senate by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect, been ordered to take immediate effect, and in all of which the concurrence of the House is

respectfully asked.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

The bill was read a first and second time by its title, and pending its reference to a committee,

On motion of Mr. Abbott,

The rules were suspended, two-thirds of all the members present voting therefor, and the bill was put upon its immediate passage.

The bill was then read a third time and passed, a majority of all the mem-

bers elect voting therefor by yeas and nays, as follows:

YEAS.

Mr. Abbott, Anderson,	Mr. Cross Dickson,	Mr. Makelim, Manly, McCormick,	Mr. Rogers, Rumsey,
Ashton, Baker, S.,	Diekema, Dillon,	McKie,	Simpson, Spencer,
Baker, W. A.		McMillan,	Thompson,
			Tindall,
Baldwin,	Dunbar,	Mulvey,	
Bardwell,	Eldred.	Ogg,	VanOrthwick
Bates,	Engleman,	O'Keefe,	Vickary,
Beecher,	Goodrich,	Oviatt,	Washburn,
Bettinger,	Grenell,	Pardee,	Watson, H.,
Bentley,	Herrington,	Pettit,	Watts,
Breen,	Hill,	Pierce,	Webber,
Burr,	Hoobler,	Powers,	Wellman,
Cady,	Hunt,	Preston,	Williams, W.W
Cannon,	Jones,	Reader,	Wilson,
Chapman,	Kirby,	Robinson, J. W	Speaker,
Crocker,	• •	•	65
•	N	AY8.	0

Title agreed to.

On motion of Mr. Abbott,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

THIRD READING OF BILLS.

House bill No. 249 (file No. 482), entitled

A bill to amend sections 1, 2, 3 and 5 of act No. 144 of the session laws of 1883, entitled "An act to provide for the compulsory education of children in certain cases."

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

.w.
ick,
-

1

Mr. Bettinger, Breen, Burr,	Mr. Goodrich, Grenell, Harper,	Mr. Ogg, O'Keefe, Oviatt,	Mr. Watson, H., Williams, T.H Wood,
Cady,	. Haskin,	Pardee,	Speaker 56
,	•	TAYS.	or common

Mr. Simpson,

Title agreed to.

MOTIONS AND BESOLUTIONS.

Mr. Diekema moved to take from the table Senate bill No. 254 (file No. 75), entitled

A bill to amend section 2 of chapter 53 of the compiled laws of 1871, relative to disorderly persons, as amended by act 136 of the public acts of 1883, approved May 31, 1883.

Which motion prevailed.

Mr. Diekema moved to suspend the rule limiting the time within which a motion to reconsider a vote may be made.

Which motion prevailed, two-thirds of all the members present voting

Mr. Diekema moved to reconsider the vote by which the House passed the bill.

Which motion prevailed.

The question then being on the passage of the bill,

Mr. Diekema moved to amend the bill by striking out in lines 14 and 15, section 2, the words "or to the House of Correction at Detroit.

Which motion prevailed, two-thirds of all the members present voting therefor.

The question being on the passage of the bill,

On motion of Mr. Diekema, The bill was laid on the table.

Mr. McCormick moved to take from the table

House bill No. 520 (file No. 231), entitled

A bill to authorize the purchase of a tract of land adjacent to the State house of correction and reformatory at Ionia, and to make an appropriation therefor.

Which motion prevailed.

The question being on the passage of the bill,

Mr Mulvey moved that there be a call of the House.

Which motion did not prevail.

The bill was then not passed, a majority of all the members elect not voting therefor, by yeas and nays, as follows:

Mr. Baker, W. A. Mr.	Douglass,	Mr. McCormick,	Mr. Stuart,
Bardwell,	Grenell,	Mulvey,	Thompson,
Bates,	Herrington,	Perkins,	Vickary,
Baumgardner,	Holt,	Pierce,	Watson, F. H.,
Breen,	Hoobler,	Powers,	Watson, H.,
Brock,	Hunt,	Preston,	Wellman,
Cady,	Kallander,	Reader,	Williams, W. W.
Dickson,	Makelim,	Rumsey,	Wood,
Dougherty,	·	•	33

NAYS

Mr.	Abbott,	Mr. Diekema,	Mr. Houk,	Mr. Rogers,
	Anderson,	Dillon,	Jones,	Simpson,
	Baker, S.,	Dunbar,	Kirby,	Spencer,
	Baldwin,	Eldred,	Manly,	Tindall,
	Bettinger,	Engleman,	McKie,	VanOrthwick,
	Burr,	Goodrich,	McMillan,	Vroman,
	Cannon,	Green,	O'Keefe,	Washburn,
	Chamberlain,	Harper,	Oviatt,	Watts,
	Chapman,	Haskin,	Pardee,	Webber,
	Cole,	Hill,	Pettit,	Williams, T.H.,
	Cross,	Hoaglin,	Robinson, J. W.	Wilson,
	Damon,	Hosford,	·	46

Mr. Webber moved that the further consideration of the bill be indefinitely postponed.

Which motion prevailed.

UNFINISHED BUSINESS.

Being the consideration of the following:

WHEREAS, The demand is so great throughout the State for copies of the game and fish laws now being enforced by the State warden and his deputy; therefore

Resolved, (The Senate concurring), That the State game and fish warden be and is hereby authorized and empowered to compile and publish in pamphlet form all the laws pertaining to the "protection of fish and game" now in force and to be enacted by this Legislature together with such annotations as he deems necessary to a proper understanding of the same, including a list of his deputies and their postoffice address, to be distributed to whomsoever may desire, and extra expense incurred thereby to be paid out of any funds in the treasury not otherwise appropriated on the approval of board of State auditors and the warrant of the auditor general.

The question being on the adoption of the resolution,

The resolution was adopted.

GENERAL ORDER.

On motion of Mr. Hoaglin,

The House went into committee of the whole on the general order,

Whereupon the Speaker called Mr. Grenell to the chair.

After some time spent therein, the committee rose, and, through their chairman made the following report:

The committee of the whole have had under consideration the following

bills:

1. House bill No. 432 (file No. 471), entitled

A bill to provide for the inspection and management of stationary and portable steam boilers, licensing engineers, and the appointment of inspectors.

Have made no amendments thereto, and have directed their chairman to report the same back to the House, and recommend its passage.

The committee of the whole have also had under consideration the follow-

ing bill:

25

2. House bill No. 402 (file No. 485), entitled

A bill to amend section No. 9 of act No. 177 of the session laws of 1877, relative to railroad companies, being section 3323 of Howell's annotated statutes of Michigan.

3. House bill No. 916 (file No. 474), entitled

A bill to regulate and govern the State house of correction and branch of

the State prison in the Upper Peninsula,

Have made sundry amendments thereto and have directed their chairman to report the same back to the House, asking concurrence therein, and recommend their passage.

The committee of the whole have also had under consideration the follow-

ing bill:

4. House bill No. 447 (file No. 484, entitled

A bill to provide for the payment of bounty by the State to such soldiers, sailors, and marines as are entitled to the same, but failed to receive it by reason of there being no money to pay the same under act 23 of the special session of 1864, entitled "An act authorizing the payment of bounties to volunteers in the service of the United States,"

And have directed their chairman to report the same back to the House, with the recommendation that it be made the special order for Tuesday next at 2 o'clock P. M.

The committee of the whole have also had under consideration the following bill:

5. House bill No. 554 (file No. 483), entitled

A bill to tax the business of the manufacture and sale of oleomargarine and butterine,

Have stricken out all after the enacting clause thereof, and have directed their chairman to report that fact to the House, asking concurrence therein.

JUDSON GRENELL, Chairman.

Report accepted and committee discharged.

The first named bill was placed on the order of third reading.

On motion of Mr. W. W. Williams,

The House concurred in the amendments made by the committee to the second and third named bills, and they were placed on the order of third reading.

On motion of Mr. Manly,

The House concurred in the recommendation of the committee relative to the fourth named bill, and it was made the special order for June 21, at 2 o'clock P. M., two-thirds of the members present voting therefor.

The question being on concurring in the action of the committee in strik-.

ing out all after the enacting clause of the fifth named bill,

Mr. Wellman demanded the yeas and nays.

The demand was seconded, and the recommendation of the committee was not concurred in by yeas and nays, as follows:

Mr. Abbott, Ashton, Baker, W. A. Baldwin, Breen, Burr,	Mr. Cannon, Crocker, Douglass, Green, Grenell, Haskin,	Mr. Hosford, Jones, Killean, McCormick, Mulvey, Pardee,	Mr. Perkins, Rumsey, Stuart, Thompson, Vickary, Watts,;
Cady,	•	•	•

NAYS.

Mr. Allen,	Mr. Eldred,	Mr. Lincoln,	Mr. Washburn,
Anderson,	Engleman,	Makelim,	Watson, H.
Baker, S.,	Goodrich,	O'Keefe,	Watson, F. H.,
Bardwell,	Harper,	Oviatt,	Wellman,
Beecher,	Hoobler,	Pettit,	Williams, W. W
Cole,	Houk,	Powers,	Wilson,
Damon,	Kelley,	Tindall,	Wood,
Dunbar,	,		29

On motion of Mr. Wellman,

The bill was placed on the order of third reading.

Mr. Diekema moved to take from the table

Senate bill No. 254 (file No. 75), entitled

A bill to amend section 2, chapter 53, of the compiled laws of 1871, relative to disorderly persons, as amended by act 136 of the public acts of 1883, approved May 31, 1883,

Which motion prevailed.

The question being on the passage of the bill,

The bill was then passed, a majority of all the members elect voting therefor, by yeas and nays as follows:

YEAS.

Mr.	Abbott,	Mr. Damon,	Mr. Kelley,	Mr. Simpson,
	Allen,	Diekema,	Lakey,	Stuart,
	Anderson,	Dunbar,	Manly,	Thompson,
	Ashton,	Eldred,	McCormick,	Van Orthwick,
	Baldwin,	Engleman,	Mulvey,	Vickary,
	Bardwell,	Goodrich,	Ogg,	Washburn,
	Bates,	Green,	Oviatt,	Watson, H.,
	Beecher,	Grenell,	Perkins,	Watson, F. H.,
	Burr,	Harper,	Pettit,	Watts,
	Cady,	Hill,	Pierce,	Wellman,
	Chamberlain,	Hoaglin,	Powers,	Wilson,
	Chapman,	Hosford,	Reader,	Wood,
,	Cole,	Jones,	Rumsey,	Speaker, 52
NAYS.				0

Title agreed to.

On motion of Mr. Eldred,

The House took a recess until 2 o'clock this afternoon.

AFTERNOON SESSION.

2 o'clock P. M.

The House met and was called to order by the Speaker.

Roll called: quorum present.

Mr. Bates offered a substitute for

Senate bill No. 119 (file No. 263), entitled

A bill to provide for recording mortgages in separate books for separate assessing districts in counties, and to prescribe the duties of boards of supervisors, registers of deeds, assessing and other officers in relation thereto,

Which had heretofore been made the special order for June 17, at ten

o'clock A. M.,

On presenting which,

Mr. Bates moved that the substitute be printed in the journal and referred to the special order with the bill for which he wished it substituted.

Which motion prevailed.

The substitute is as follows:

A bill to provide for reporting all mortgages by the several registers of deeds of this State to the supervisors and assessing officers of their respective counties, and to the registers of deeds of other counties wherein the mortgagee resides, for assessment purposes, and providing blank form books therefor. Also prescribing the duties of registers of deeds relative to the recording of mortgages.

SECTION 1. The People of the State of Michigan enact, That the board of supervisors at their first meeting after the taking effect of this act shall proceed to ascertain the number of assessing districts in their county, treating one township as one district and one city as one district, and as hereinafter provided, the board of supervisors shall procure a separate book or books for the reporting of mortgages for each separate district as aforesaid, by the register of deeds of their respective counties, to be known and designated as the "county resident book of unpaid mortgages," "district assessor book of unpaid mortgages," and "county non-resident book of unpaid mortgages," respectively. The "county resident book of unpaid mortgages" shall contain six hundred and forty pages, eighteen inches in length and of suitable width, and have printed on each page the following form, to wit:

Mortgagor.	Mortgagee.	Residence of Mortgagee,	Date.	Liber and page.	Amount.	Remarks,
						·

for the register of deeds of each county, in which he shall transcribe a list of all undischarged mortgages in each assessment district in his county for reporting purposes only. The district assessor book of unpaid mortgages shall contain three hundred and twenty pages, and shall be printed on each page as aforesaid, each book shall be of convenient size and width, the binding and work of style, quality and strength to insure the necessary durability and convenience in use. There shall also be provided one blank book for each register of deeds in this State, to be designated and known as a "county non-resident book of unpaid mortgages" of same size and form as the county resident book of unpaid mortgages aforesaid, but arranged alphabetically, in which the said register of deeds shall transcribe a list of all undischarged mortgages held by any

person residing within the State outside of the county in which such book is kept.

- SEC. 2. As soon as any board of supervisors for any county of this State shall have determined the number of books necessary for their own county in accordance with this act, they shall report in detail as a part of their proceedings, and shall instruct their register of deeds to make an order for said books upon the Secretary of State, and accompanying said order shall be a certified copy of the report adopted by said board. And it shall be the duty of any board of supervisors, at any subsequent regular meeting, to determine if any books may be wanted for any district as aforesaid before the next regular meeting of said board, and if so they shall order said books of the Secretary of State in manner as aforesaid.
- SEC. 3. The secretary of State shall furnish each county with books upon the order of boards of supervisors as aforesaid, the said books to be transmitted to the several county registers of deeds and the several counties shall each be liable to the State for the cost and transportation of any books so furnished, and the board of supervisors shall make provision for, and at any regular meeting shall audit and pay any unpaid balances for said books which may be found due the State out of the general county fund.
- SEC. 4. It shall the duty of the board of state auditors to provide books as aforesaid within six months from the passage of this act. It shall also be the duty of said board of auditors to have made a sample book, and advertise for bids for the manufacture of a requisite number and kind to meet the requirements of this act and to let the contract for their manufacture, in accordance with the usual manner of letting State contracts, and it shall be the duty of said board of state auditors to see that the blank spaces in forms be adequate and that all things be done to make them useful, uniform and convenient both for the registers and for the public.
- SEC. 5. Any register of deeds, upon the receipt of any book or books, as provided in this act, shall receipt for the same to the Secretary of State. Having these books, he shall use them exclusively as follows: In the first book described in section one of this act, the said register of deeds shall make a list of all undischarged mortgages in his county held by residents of said county from and including the year 1880, and the same shall be completed by the 10th day of April, A. D. 1888, and every year thereafter said register of deeds shall add to said list or statement all mortgages that may come into his office for record in accordance with the form prescribed in said book. Also the said register of deeds shall, on or before the 10th day of April, 1888, and every year thereafter deliver to each assessing officer in his county one copy of the district assessor book of unpaid mortgages in which shall be transcribed a list of all mortgages against the real property of said assessing officer's township for assessment purposes, which book shall be returned to said register of deeds immediately after the meeting of the board of review in said township or assessing district. Upon the return of said district assessors book of unpaid mortgages to the register of deeds said register shall add to said book a list of all mortgages that may have or may come into his hands for record affecting real property in said township. The register of deeds shall make a list or statement in the book known as the county nonresident book of unpaid mortgages (mentioned in section one of this act), of all mortgages recorded in his office by residents of the State who are non-residents of the county where said mortgage is recorded, and he shall furnish

a complete list of all such non-resident mortgages to the register of deeds of the county where such mortgagee resides. Such register of deeds upon receiving such report shall notify the assessing officer in whose district said mortgagee may reside. Whereupon the assessing officer of the district where said mortgagee resides, shall assess the same as required by law. The register of deeds shall receive fifteen cents for every such notice, to be audited and paid in the general manner out of the contingent fund of the county where the mortgagee resides, and the said register of deeds shall also receive for each notice to the assessing officers in his county as provided in this act, the sum of fifteen cents to be audited and paid in the general manner out of the contingent fund of said county.

SEC. 6. It shall be the duty of any register of deeds of any county, upon the receipt of any assignment or discharge, or partial assignment or discharge of any mortgage or notice of any payment thereon, the original whereof is recorded in his office, to note the fact of the discharge, or assignment, or partial discharge or partial assignment, or of any payment thereon, in the marginal space at the right hand where the report of said mortgage appears. There shall also be reference notes showing the liber and page where each full or partial

discharge or assignment or payment is recorded.

SEC. 7. Any violations of the provisions of this act shall be a misdemeanor, and upon conviction thereof the register of deeds shall be subject to a fine not exceeding one hundred dollars.

SEC. 8. It shall be the duty of every assessing officer, annually, in April of each year, to inspect the assessor's book of unpaid mortgages for his own district and to assess the unpaid mortgages therein contained according to law.

SEC. 9. Each and every assessing officer immediately upon his election or appointment shall forward his name, title of office, and postoffice address to the

secretary of State.

SEC. 10. Any violation of the provisions of this act on the part of any assessing officer shall be a misdemeanor, and upon conviction thereof he shall be subject to a fine not exceeding fifty dollars.

SEC. 11. The secretary of State shall supply annually, as early in April as possible, each register of deeds in the State with a printed list of names and

postoffice address of all assessing officers throughout the State.

SEC. 12. No mortgage shall be recorded which does not give the name and residence of the mortgagee.

GENERAL ORDER.

On motion of Mr. Wood,

The House went into committee of the whole, on the general order,

Whereupon the Speaker called Mr. Case to the chair.

After some time spent therein, the committee rose, and through their chairman made the following report:

The committee of the whole have had under consideration the following

bille:

1. Senate bill No. 114 (file No. 114), entitled

A bill to amend section 4345 of the compiled laws of the year 1871, being section 5808 of Howell's annotated statutes relative to wills of real and personal estate.

2. Senate bill No. 50 (file No. 204), entitled

A bill to amend section 3 chapter 280 of Howell's annotated statutes, being compiler's section 8137, relative to proceedings by and against corporations in courts of law.

3. House bill No. 178 (file No. 236), entitled

A bill to amend sections 7 and 36 of article 2 of an act entitled "An act to revise the laws providing for the incorporation of railroad companies and to regulate the running and management and to fix the duties and liabilities of all railroads and other corporations owning and operating any railroads in this State," approved May 1, 1873, as amended, being compiler's section 3350 of Howell's annoted statutes of the State of Michigan, as amended by act number 174 of the session laws of 1883.

Have made no amendments thereto, and have directed their chairman to report the same back to the House, and recommend their passage.

The committee of the whole have also had under consideration the fol-

lowing bill:

4. Senate bill No. 26 (file No. 11), entitled

A bill to amend sections 1, 2, 3, 5, 9, 10, 11, 12 and 13, of chapter 12 of act No. 164, laws of 1881, and section 4, same chapter and act, as amended by act No. 93, laws of 1883, relating to the examination of teachers and supervision of schools; also, to amend section 3 of chapter 4, and section 2 of chapter 5 of act No. 164, laws of 1881, relating to the duties of township clerks and county clerks concerning school reports,

Have made sundry amendments thereto, and have directed their chairman to report the same back to the House, asking concurrence therein, and

recommend its passage.

The committee of the whole have also had under consideration the following bills:

5. House bill No. 213 (file No. 318), entitled

A bill to provide for indeterminate sentence, also the management, disposition and release of convicts in the prisons of Michigan that are under State control.

6. House bill No. 77 (file No. 417), entstled

A bill to provide for the supervision of plank, gravel and toll roads, and toll bridges, and to allow such corporations certain rights and privileges.

7. House bill No. 876 (file No. 395), entitled

A bill to repeal section 2 and to amend sections 1 and 8 of act No. 185, session laws of 1867, and acts amendatory thereto, entitled "An act to prevent animals from running at large in the public highways," the same being respectively sections 2106, 2107 and 2113 of Howell's annotated statutes, and to amend section 4 of chapter 16 of the revised statutes of 1846, relative to the powers and duties of townships, the same being section 673 of Howell's annotated statutes.

And have directed their chairman to report the same back to the House with the recommendation that they be laid on the table.

The committee of the whole have also had under consideration the following:

8. House bill No. 48 (file No. 104), entitled

A bill to provide for the adjusting and payment of State bounties to Mich-

igan soldiers.

And have directed their chairman to report the same back to the House with the recommendation that it be made the special order for June 21st, at 2 o'clock P. M.

The committee of the whole have also had under consideration the following entitled bill:

9. House bill No. 363 (file No. 475), entitled

A bill prescribing certain duties of telephone companies, prohibiting discrimination between patrons, to regulate the rental allowed for the use of the telephone and fixing a penalty for its violation.

Have stricken out all after the enacting clause thereof, and have directed their chairman to report that fact to the House, asking concurrence therein.

A. T. CASE. Chairman.

Report accepted and committee discharged.

The first, second and third named bills were placed on the order of third reading.

On motion of Mr. W. W. Williams,

The House concurred in the amendments made by the committee to the fourth named bill, and it was placed on the order of third reading.

On motion of Mr. Ogg,

The House concurred in the recommendation of the committee relative to the fifth named bill, and it was laid on the table.

On motion of Mr. Hunt,

The House concurred in the recommendation of the committee relative to the sixth named bill, and it was laid on the table.

On motion of Mr. Chapman,

The House concurred in the recommendation of the committee relative to the seventh named bill, and it was laid on the table.

On motion of Mr. Bates,

The House concurred in the recommendation of the committee relative to the eighth named bill, and it was made the special order for June 21, at 2 o'clock p. m.

On motion of Mr. Crocker,

The House concurred in the action of the committee in striking out all after the enacting clause of the ninth named bill, and

The title and enacting clause were laid on the table.

Mr. Cole moved that a respectful message be sent to the Senate asking the return to the House of

Senate bill No. 349 (file No. 90), entitled

A bill to authorize the Erie & Kalamazoo railroad company to change its line between Palmyra Junction and the city of Adrian.

Which motion prevailed.

Mr. Holt moved to take from the table the title and enacting clause of

House bill No. 363 (file No. 475), entitled

A-bill prescribing certain duties of telephone companies, prohibiting discrimination between patrons, to regulate the rental allowed for the use of the telephone and fixing a penalty for its violation.

Which motion prevailed. On motion of Mr. Holt,

The further consideration of the bill was indefinitely postponed.

On motion of Mr. Wood,

The rules were suspended, two-thirds of all the members present voting therefor, and

Senate bill No. 26 (file No. 11), entitled

A bill to amend sections 1, 2, 3, 5, 9, 10, 11, 12 and 13 of chapter 12 of act number 164, laws of 1881, and section 4 same chapter and act, as amended by act number 93, laws of 1883, relating to the examination of teachers and

supervision of schools: also to amend section 3 of chapter 4, and section 2 of chapter 5 of act number 164, laws of 1881, relating to the duties of township clerk and county clerk concerning school reports.

Was put upon its immediate passage.

The bill having been read a third time, and the question being upon its

passage, pending the taking of the vote thereon,

Mr. Bentley moved to amend the bill by inserting in line 5, section 5, after the word "years," the words "provided that no first grade certificate shall be valid in any county other than that in which it was issued unless a copy of said certificate is filed with the secretary of the county board of examiners of the county in which the holder of said certificate desires to teach.

Which motion prevailed, two-thirds of all the members pre-ent voting

therefor.

Mr. Damon moved to amend the bill by adding at the end of sec. 5 the

following:

And provided further, That the board of school examiners may grant without examination a renewal of certificates of the first and second grades to teachers having previously received two certificates of the same grade who, by diligence, application and proficiency shall be, in the judgment of said board, deemed worthy to receive such renewal.

Which motion did not prevail, two-thirds of all the members present not

voting therefor.

The bill was then read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr.	Abbott, Allen, Ashton, Baldwin, Bardwell, Bates, Beecher, Bentley, Breen, Brock, Cady, Cannon, Case, Chamberlain, Chapman,	Mr.	Cross, Damon, Diekema, Dougherty Douglass, Eldred, Goodrich, Green, Grenell, Harper, Haskin, Hoaglin, Holt, Hoobler,		ir. Kallender, Kelley, Killean, Kirby, Lakey, Lincoln Manly, McCormick, McKie, Mulvey, Ogg, Oviatt, Pardee, Pettit, Pierce,	Mr.	Robinson, J. W. Rounsville, Rumsey. Simpson, Spencer, Thompson, Tindall, VanOrthwick, Washburn, Watson, F. H., Watson H., Webber, Wellman, Williams, W. W Wood,
	Cole,		Hunt,		Powers,		Speaker,
	Crocker,		Jones,		Reader,		67
				NAY	78.		0

The question being on agreeing to the title,

Mr. Abbott moved to amend the title so as to read as follows:

A bill to amend section 3 of chapter 4, section 2 of chapter 5, and sections 1, 2, 3, 4, 5, 9, 10, 11, 12 and 13 of chapter 12 of act number 164 of the public acts of 1881, entitled An act to revise and consolidate the laws relating to public instruction and primary schools, and to repeal all statutes and acts contravening the provisions of this act, approved May 21, 1881, the same be-

ing compiler's sections 5080, 5101, 5150, 5151, 5152, 5153, 5154, 5158, 5159, 5160, 5161 and 5162 of Howell's annotated statutes as amended by act number 93 of the public acts of 1883, approved May 16, 1883.

Which motion prevailed.

The title as amended was then agreed to.

On motion of Mr. Wood,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

Mr. Chapman moved to take from the table

Senate bill No. 88 (file No. 65), entitled

A bill to amend section 16 of chapter 9 of compiled laws of 1871, as amended, being section 452 of Howell's annotated statutes.

Which motion prevailed.

The question being on the passage of the bill,

The bill was then not passed, a majority of all the members elect not voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Abbott, Allen, Ashton, Baker, S.,	Mr. Burr, Chapman. Cross, Damon,	Mr. Houk, Hunt, Kallender, Kelley,	Mr. Ogg, Powers, Reader, Robinson,J.W.
Bardwell,	Dillon,	Killean,	Spencer,
Beecher,	Grenell,	Lakey,	Tindall,
Breen,	Haskin,	Mulvey,	Wellman, 28

NAYS.

Mr. Baldwin,	Mr. Harper,	Mr. Pierce,	Mr. Watson, H.
Bates,	Jones,	Rounsville,	Watts,
Cannon,	Manly,	Rumsey,	Webber,
Case,	McCormick,	Stuart,	Williams, T. H.
Dunbar.	Oviatt,	•	18

By the committee on judiciary:

The committee on judiciary, to whom was referred

Senate bill No. 126 (file No. 181), entitled

A bill to prevent crime and punish truancy,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, with amendments thereto, recommending that the amendments be concurred in, and that the bill, when so amended, do pass, and ask to be discharged from the further consideration of the subject.

GERRIT J. DIEKEMA, Chairman.

Report accepted and committee discharged.

On motion of Mr. Abbott,

The House concurred in the amendments made to the bill by the committee.

On motion of Mr. Abbott,

The rules were suspended, two-thirds of all the members present voting therefor, and the bill was put upon its immediate passage.

The bill was then read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Abbott,	Mr. Damon,	Mr. Houk,	Mr. Powers,		
Allen,	Diekema,	Jones,	Reader,		
Baker, W. A.	Dougherty,	Kallander,	Robinson, J.W.		
Bardwell,	Douglass,	Kirby,	Rounsville,		
Beecher,	Dunbar,	Lakey,	Spencer,		
Breen,	Eldred,	Lincoln,	Washburn,		
Cady,	Engleman,	Manly,	Watson, F. H.		
Cannon,	Goodrich,	McCormick,	Watson, H.,		
Case,	Grenell,	McKie,	Watts,		
Chamberlain,	Haskin,	Mulvey,	Wellman,		
Chapman,	Hoaglin,	Ogg,	Wood,		
Cole,	Holt,	Pettit,	Speaker,		
Cross,	Hosford,	Pierce,	51		
NAYS.					

Mr. Brock, Mr. Oviatt. Mr. Simpson, Mr. Webber. Killean, Pardee, Stuart.

Title agreed to.

By the committee on judiciary:

The committee on judiciary, to whom was referred

Senate bill No. 484 (file No. 272), entitled

A bill to detach the county of Gladwin from the 21st judicial circuit and

attach the same to the 18th judicial circuit,

Respectfully report that they have had the same under consideration and have directed me to report the same back to the House, without amendment, and recommend that it do pass, and ask to be discharged from the further consideration of the subject.

GERRIT E. DIEKEMA, Chairman.

Report accepted and committee discharged.

The bill was referred to the committee of the whole, and placed on the general order.

By the committee on ways and means:

The committee on ways and means, to whom was referred

Senate bill No. 188 (file No. 80), entitled

A bill to amend section 5, of act No. 79, of the session laws of 1873, and the acts amendatory thereof, entitled "An act to provide for the appointment of a commissioner of railroads, and to define his powers, duties, and fix his compensation," approved April 10, 1873,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do pass, and ask to be discharged from the further

consideration of the subject.

M. E. RUMSEY, Chairman.

Report accepted and committee discharged.

The bill was referred to the committee of the whole, and placed on the general order.

By the committee on engrossment and enrollment:

The committee on engrossment and enrollment report, as correctly enrolled, signed, and presented to the Governor, the following:

House bill No. 802 (file No. 396), entitled

A bill to detach certain territory from the township of Greenbush in the county of Alcona, and organize the same into a separate township to be known as the township of Mikado.

Also,

House bill No. 482 (file No. 311), entitled

A bill to amend act No. 317 of the session laws of 1883, being an act entitled "An act to organize a public library in West Bay City," by adding a new section thereto numbered section 9, for the purpose of providing a fund for the enlargement and improvement of said public library.

Also,

House bill No. 355 (file No. 342), entitled

A bill to protect children and prevent them from being educated in immorality and crime.

Also.

House bill No. 707, entitled

A bill to authorize the formation of corporations for the purpose of draining, excavating, constructing and maintaining water courses with water power appurtenant thereto, for accumulating, storing, conducting, selling, furnishing and supplying upon an agreed rental, water and water power for mining, milling, manufacturing, domestic, municipal and agricultural purposes and for purposes of navigation,

Also,

House bill No. 722, entitled

A bill to authorize the city of Stanton, in the county of Montcalm, to borrow money to make public improvements in said city.

Also,

House bill No. 596 (file No. 314), entitled

A bill providing for the employment, defining the duties and fixing the compensation of a stenographer of the 13th judicial circuit, State of Michigan.

Also,

House bill No. 649, entitled

A bill to authorize the village of Benton Harbor to raise money to aid in the construction of water works and to furnish a water supply for said village, Also.

House bill No. 160, entitled

A bill to incorporate the village of Pinconning, in Bay county, Michigan.

House bill No. 415 (file No. 305), entitled

A bill to provide for the appointment, fix the compensation and prescribe the duties of the stenographer of the circuit courts of the counties of Allegan and Ottawa, now comprising the 20th judicial district.

Also.

House bill No. 161 (file No. 313), entitled

A bill providing for the employment, defining the duties and fixing the compensation of a stenographer for the second judicial circuit, State of Michigan.

Also,

House bill No. 134 (file No. 80), entitled

A bill to provide for the appointment, fix the compensation, and prescribe the duties of the stenographer of the circuit courts of the counties of Manistee, Mason, Lake and Osceola, now comprising the 19th judicial circuit.

Also,

House bill No. 667, entitled

A bill to revise and amend the charter of the city of Saginaw and to repeal act No. 227, local acts of 1×83, entitled "An act to revise and amend the charter of the city of Saginaw and to repeal act No. 496 of the laws of 1867, entitled 'An act to revise and amend the charter of the city of Saginaw, approved Feb. 5, 1859," approved March 16, 1883, as amended by act No. 338, local acts of 1885, approved April 29, 1885.

Also,

House bill No. 194 (file No. 392), entitled

A bill to make an appropriation for the erection of an addition to the normal school building, and for providing the necessary heating apparatus, furniture and fixtures therefor.

Also,

House bill No. 257 (file No. 292), entitled

A bill to provide for the furnishing to the probate court of each organized county in this State with a full set of the reports of the supreme court of the State of Michigan.

Also,

House bill No. 828 (file No. 344), entitled

A bill to amend section 10 of act 134 of the public acts of 1885, entitled "An act to regulate the practice of pharmacy in the State of Michigan."

House bill No. 155 (file No. 88), entitled

A bill to provide for the appointment, compensation and duties of a stenographer of the 6th judicial circuit.

Also,

House concurrent resolution No. 6 (manuscript), entitled

House concurrent resolution authorizing the quartermaster general to loan certain camp equipage to the Michigan brigade (uniform rank) knights of pythias.

ROBERT Y. OGG, Chairman.

Report accepted.

By the committee on engrossment and enrollment:

The committee on engrossment and enrollment report, as correctly enrolled, signed, and presented to the Governor, the following:

House bill No. 549 (manuscript), entitled

A bill to organize a school district and to create a graded school in the township of Standish, county of Arenac, and township of Pinconning, county of Bay, in the State of Michigan, and to establish the boundaries of school districts rendered necessary by the organization of such school district.

Also,

House bill No. 269 (file No. 150), entitled

A bill making an appropriation for the support of the State public school for the years 1887 and 1888, and for making improvements at that institution, and to provide a tax for the same.

Also.

House bill No. 826 (manuscript), entitled

A bill supplementary to the charter of the city of Ann Arbor, and relative to justices of the peace in said city.

Also.

House bill No. 254 (file No. 146), entitled

A bill to amend sections 1, 2 and 8 of chapter 11 of act No. 326 of the local acts of 1883, entitled "An act to provide a charter for the city of Detroit, and to repeal all acts and parts of acts in conflict therewith," approved June 7, 1883."

ROBERT Y. OGG, Chairman.

Report accepted.

The House took up the order of

PRESENTATION OF PETITIONS.

No. 1298. By Mr. Rumsey: Petition relative to record of mortgages. On demand of Mr. Rumsey,

The perition was read at length, and spread at large on the journal, as follows:

To the Honorable the House of Representatives:

The Senate bill No. 119, file 263, provides for a system of keeping records of mortgages in counties, by county registerers, by assessing districts, in lieu of the present promiscous recording system. The expense for books promises in the end to be much less, and the trouble of keeping the records will be no greater. The advantages of the system entitle it to the highest appreciation as an economic measure. Those having business with the office of the register, will be greatly benefitted. Information as to titles, as to township indebtedness, and for purposes of taxation, will be certainly and readily had, and a far greater amount of property will be reached for taxation. We earnestly pray that the bill do pass.

Lansing, Mich., June 16, 1877.

Alfred Wise, D. W. Buck, J. H. Moores, J. Stahl. H. H. Larned Robert S. Robson, E. W. Sparrow, John Robson, Nelson Bradley, E. R. Merrifield, M. E. Coleman, Clark & Co., O. M. Barnes, F. Thoman, Rowley & Stitt, C. J. Davis, E. Bement & Sons, W. Donovan, E. F. Cooley, S. L. Smith.

1299. Petition of J. A. Park, city assessor of Lansing, on the same subject.

On demand of Mr. Rumsey.

The petition was read at length, and spread at large on the journal, as follows:

LANSING, MICH., June 16, 1887.

To the Hon. The House of Representatives of Michigan:

Your petitioner respectfully prays of your honorable body that you do pass Senate bill No. 119, file No. 263. And your petitioner most respectfully begs leave to submit for the candid consideration of your honorable body the following as some of the reasons why the bill should pass:

The present tax law requires all mortgages to be taxed to the holders thereof, and your petitioner, the city assessor for the city of Lansing, finds himself atteriy

unable to obey the law, because of a lack of facilities to obtain information as to who are the holders of but a very small per cent of taxable mortgages. We hold it to be unjust that the few should be taxed and the many escape. The bill is intended to provide a remedy for existing evil. The present law requires all records to be kept by counties, in and for counties. They are now promiscuously recorded; for instance, a mortgage, one hour, is recorded upon lands in one township and in another, in the same book, upon lands in another township, and in another hour upon the lands situated in still another township, so that in course of time the records come promiscuously mixed up in hundreds of books so that for an assessor to find out what mortgages which are recorded in these books, are properly taxable to residents of his district would require months of research, in addition to a knowledge of books and records which ordinary assessors do not have, therefore the present law requires what can not be and what is not performed.

The result, therefore, is the leaving out from the assessment books of an immense amount of property which the law says is taxable with the result of unlawfully increasing the burdens of taxation upon the property that is taxed. In lieu of the present promiscuous system of keeping records, the bill provides for the furnishing of books for each assessing district, wherein shall be recorded all mortgages, which are upon lands situated within that district. not interfere with the county record system—it does not require of the register to make a single additional record, but only to so record the mortgage instruments that each assessor will find those which the law requires him to tax in a book or books exclusively relating to the district of which he is assessor. The marginal notices which the bill provides to be made at the right hand of each recorded instrument is simply in the nature of an index from the record of one instrument to that of another which affects the title to the same piece of property-the name indexes always furnishing keys through which the register may refer back to the previously recorded instrument, which the one in hand affects. During the year last passed, in the county of Ingham, some 800 or 900 mortgages were recorded. This will give an idea of the number of mortgages that would be recorded in the new set of books during the first year, and it may be inferred that during the course of four or five years a large majority of the mortgages in force would be found in the new books.

It will be seen how simple a matter it will soon become for every assessor throughout the State of Michigan to know exactly who are the holders of mortgages upon the property of his district. The bill provides that each assessor annually, in April, send his name and residence to the Secretary of State. that Secretary of State publish the list, sending a the copy of the published list to each assessor in Michigan. then, each assessor having these lists is thereby enabled to notify any assessor in the State of any mortgage taxable in such other assessor's district, for the bill provides that no mortgage shall be recorded which does not give the residence of the mortgagee. There is therefore established a complete system of exchange of information between all of the assessors of the State. They are brought into relations of harmony and acquaintance with each other and are enabled to exchange views, out of which a most complete, thorough and equitable system of taxation may be very reasonably looked for, with the final result of including almost (who shall presume to say otherwise) as much again property upon the tax books as we have at present, whereby the rate of taxation may very probably be reduced fifty per cent. advantages which are to grow out of the system inaugurated by this bill are

simply enormous, while it has the other advantage of affecting the great change at a saving in expense as against our present cumbersome and incomprehensible system. A few more books will be required in the start than under our present system, but now we have no classification; we annually lose in taxes hundreds of thousands of dollars because we do not keep our records in shape to furnish us with information whereby we may save the money.

We do worse than save at the spigot and lose at the bung. When we stop to think of it, our present system of mixing our records all up is simply ridiculous. We undoubtedly should have just what the original bill (file No. 164) provided, but this half loaf is so much better than the old system, that the masses of the people, the industries, the business, will ever be thankful for the casy and certain relief which it gives them, and they will be sure to turn their attention to see that the other things which are necessary to complete the system will soon become the law. Then when we have arranged the thing for our own people, the other states will follow, and soon we may hope to have an interchange of information between states and a universal system of the means to bring about equal taxation in the United States.

And the prayer of your petitioner is that the bill may pass.

Most respectfully, JAMES A. PARK.

The two petitions were laid on the table.

Mr. W. A. Baker offered the following:

WHEREAS, The President of the United States having approved the recommendation that all the battle flags in the custody of the war department, belonging to the Southern States in rebellion during the late civil war, be returned to the respective States which bore them for such final disposition as they may determine,

AND WHEREAS, This is the first attempt since the close of the rebellion by the representative of any nation to recognize the confederate States as such

and their rights to hold or claim property lost in the war,

Therefore, be it resolved, By the House of Representatives of the State of Michigan the Senate concurring), That this Legislature views with surprise and disfavor the action of the President in favoring the return of these "emblems of treason" to the extinct governments which they represented;

And be it further resolved. That the Governor of this State be requested to ask the President in behalf of the People of the State of Michigan to have said order rescinded.

Pending the order that the resolution lie over one day under the rules,

On motion of Mr. W. A. Baker,

The rules were suspended, two-thirds of all the members present voting therefor, and the resolution was put upon its immediate consideration.

The resolution was then unanimously adopted.

Mr. Eldred moved to take from the table Senate bill No. 36 (file No. 140), entitled

A bill making appropriation for the use and maintenance of the university of Michigan,

Pending which,

On motion of Mr. Chapman

The House adjourned.

Lansing, Friday, June 17, 1887.

The House met pursuant to adjournment and was called to order by the Speaker.

Prayer by Rev. Mr. Beale.

Roll called: quorum present.

Absent without leave: Messrs. Kelley, Lakey, McMillan and T. H. Williams.

On motion of Mr. Kirby,

Leave of absence was granted to Mr. Lakey until Monday next.

On motion of Mr. Washburn,

Leave of absence was granted to himself until Tuesday next.

On motion of Mr. Jones,

Leave of absence was granted to Mr. McMillan until Monday next.

On motion of Mr. Jones.

Leave of absence was granted to Mr. T. H. Williams until Monday next.

On motion of Mr. Wellman,

Leave of absence was granted to himself until Tuesday next.

On motion of Mr. Haskin,

Leave of absence was granted to Mr. Kelley for the day.

Mr. McKie offered the following:

Resolved, That when the House adjourns to-day, it stands adjourned until Monday, June 20, at 9:30 o'clock P. M.

Which motion was adopted.

Mr. Wood moved to discharge the committee of the whole from the further consideration of

Senate bill No. 484 (file No. 272), entitled

A bill to detach the county of Gladwin from the 21st judicial circuit and attach the same to the 18th judicial circuit,

Which motion prevailed.

On motion of Mr. Wood, The bill was placed on the order of third reading.

REPORTS OF STANDING COMMITTEES.

By the committee on ways and means:

The committee on ways and means, to whom was referred

Senate file No. 280, being Senate substitute for

House bill No. 445 (file No. 356), entitled

A bill to provide additional fire protection and for other purposes at the Michigan Soldiers' Home at Grand Rapids, and to make an appropriation therefor.

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, with amendments thereto, recommending that the amendments be concurred in, and that the bill, when so amended, do pass, and ask to be discharged from the further consideration of the subject.

M. E. RUMSEY, Chairman.

Report accepted and committee discharged.

On motion of Mr. Lincoln,

The House concurred in the amendments made to the bill by the committee.

On motion of Mr. Rumsey,

The rules were suspended, two-thirds of all the members present voting therefor, and the bill was put upon its immediate passage.

The bill was then read a third time and passed, a majority of all the mem-

bers elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr.	Abbott, Allen, Ashton, Baker, W. A., Baldwin, Bardwell, Bates, Baumgardner, Beecher, Bettinger, Bentley, Brock,	Chamberlain, Cole, Damon, Dickson, Diekema, Dillon, Dougherty, Eldred, Goodrich, Grenell, Haskin, Holt, Houk,	Mr.	Jones, Kallender, Killean, Kirby, Lincoln, Makelim, Manly, McCormick, McGregor, McKie, Mulvey, O'Keefe, Oviatt,	Pettit, Powers, Reader, Rumsey, Simpson, Spencer, Stuart, Thompson, Tindall, VanOrthwick, Watson, F.H., Wood, Speaker,
	Cady, Cannon,	Hunt,		Perkins,	opeaker, 55

NAYS.

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The question being on agreeing to the title,

Mr. Rumsey moved to amend the title so as to read as follows:

A bill to provide additional fire protection at the Michigan soldiers' home and the making of necessary repairs at said home and to make an appropriation therefor, and to determine the method of treating and disposing of part of an appropriation provided for by act No. 102 of the present session of the Legislature, approved May 12, 1887.

Which motion prevailed.

The title as amended was then agreed to.

On motion of Mr. Rumsey,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

By the committee on ways and means:

A majority of the committee on ways and means, to whom was referred

House bill No. 774, entitled

A bill to create the office of assistant deputy auditor general, and to define

the duties and fix the salary of this officer,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, with the accompanying substitute therefor, entitled

A bill to fix the salary of the private secretary of the auditor general.

Recommending that the substitute be concurred in and that the substitute do pass, and ask to be discharged from the further consideration of the subject.

M. E. RUMSEY, Chairman.

Report accepted and committee discharged.

On motion of Mr. Rumsey,

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The House concurred in the adoption of the substitute reported by the committee.

The bill was then ordered printed, referred to the committee of the whole and placed on the general order.

By the committee on fisheries:

The committee on fisheries, to whom was referred

House bill No. 797 (file No. 429), entitled

A bill to prohibit fishing with nets in any of the lakes, bays, bayous, har-

bors or streams of Muskegon county, in this State,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, with amendments thereto, recommending that the amendments be concurred in, and that the bill, when so amended, do pass, and ask to be discharged from the further consideration of the subject.

E. Z. PERKINS, Chairman.

Report accepted and committee discharged.

On motion of Mr. Holt,

The House concurred in the amendments made to the bill by the committee.

On motion of Mr. Holt,

The rules were suspended, two-thirds of all the members present voting therefor, and the bill was put upon its immediate passage.

The bill was then read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays as follows:

YEAS.

Mr. Abbott, Allen,	Mr. Cole, Crocker,	Mr. Kallender, Kirby,	Mr. Reader, Robinson, J.W.
Ashton,	Cross,	Lincoln,	Rounsville,
Bates,	Damon,	Makelim,	Rumsey,
Baumgardner	, Dickson,	Manly,	Simpson,
Beecher,	Dillon,	McCormick,	Spencer,
Bettinger,	Dougherty,	McGregor,	Stuart,
Bentley,	Dunbar,	McKie,	Thompson,
Breen,	Goodrich,	Mulvey,	Tindall,
Brock,	Grenell,	Ogg,	Van Orthwick,
Burr,	Harper,	O'Keefe,	Washburn,
Cady,	Hill,	Oviatt,	Watson, F. H.,
Cannon,	Hoaglin,	Perkins,	Watson, H.,
Chamberlain,	Holt,	Pettit,	Watts,
Chapman,	. Jones,	Powers,	Speaker, 60

NAYS.

Mr. Wood,

Title agreed to.

On motion of Mr. Holt,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

MESSAGES FROM THE GOVERNOR.

The Speaker announced the following:

EXECUTIVE OFFICE, Lansing, June 16, 1887.

To the House of Representatives:

I have this day approved, signed, and deposited in the office of the Secretary of State

House concurrent resolution No. 5, being

Concurrent resolution relative to Michigan military academy cadets.

Also,

House bill No. 338 (file No. 172), being

An act to authorize the township of Portsmouth, in the county of Bay, to raise money by loan upon the bonds of the township.

Also,

House bill No. 92 (file No. 325), being

An act to prevent the destruction of fish in Klinger lake, White Pigeon township, Middle Lake in Sherman and Sturgis townships, and Thompson lake in Sherman township, in the county of St. Joseph.

Also,

House bill No. 150 (file No. 66), being

An act to provide for an appropriation for the preparation, publication and distribution of the proceedings of the annual meetings of the Michigan superintendents of the poor for the years 1887-8.

C. G. LUCE, Governor.

The message was laid on the table.

Mr. Manly moved to take from the table Senate bill No. 36 (file No. 140), entitled

A bill making appropriation for the use and maintenance of the University of Michigan,

Which motion prevailed.

The question being on the passage of the bill, the objections of the Governor to the contrary notwithstanding,

Mr. Manly moved that the bill be made the special order for Tuesday, June

21, at 3 o'clock P. M.

Mr. Chapman moved to amend the motion by making the hour 10 o'clock A. M.

Which was not agreed to.

The motion that bill be made the special order then prevailed, two-thirds of all the members present voting therefor.

Mr. Holt moved to take from the table

House bill No. 796, entitled

A bill to amend sections 8377, 8378, 8379, 8380, and 8381 of Howell's annotated statutes of Michigan, and section 8382 of said statutes as amended by act No. 102 of the session laws of 1885, relative to liens of mechanics and others.

Which motion prevailed. On motion of Mr. Holt,

The bill was referred to the committee of the whole, and placed on the general order.

THIRD READING OF BILLS.

Senate bill No. 484 (file No. 272), entitled

A bill to detach the county of Gladwin from the twenty-first judicial circuit and attach the same to the eighteenth judicial circuit,

Was read a third time and passed, a majority of all the members electvoting therefor, by yeas and nays, as follows:

YEAS.

Mr. Abbott, Allen, Ashton, Baker, S., Baldwin, Bardwell, Baumgardner, Bettinger, Bentley, Breen, Burr, Cady, Cannon, Cole, Damon, Diekema,	Mr. Dillon, Dougherty, Dunbar, Engleman, Goodrich, Haskin, Hill, Holt, Hosford, Houk, Hunt, Jones, Kallander, Killean,	Mr. Lincoln, Manly, McCormick, McGregor, McMillan, Mulvey, O'Keefe, Pardee, Perkins, Pettit, Powers, Preston, Reader, Robinson, J.W. Rounsville,	Mr. Rumsey, Simpson, Spencer, Stuart, Thompson, Tindall, VanOrthwick, Washburn, Watson, F. H. Watson, H. Watts, Webber, Wellman, Wood, Speaker pro tem, 61
1710ROMa,			pro tem, or

NAYS.

Mr. Chapman, Mr. Dickson,

2

Title agreed to.

House bill No. 432 (file No. 471), entitled

A bill to provide for the inspection and management of stationary and portable steam boilers, licensing engineers, and the appointment of inspectors.

Was read a third time, and pending the taking of the vote on the passage thereof.

On motion of Mr. Rumsey,

The enacting words of the bill were stricken out, and

The title and body of the bill were laid on the table.

House bill 402 (file No. 485), entitled

A bill to amend section No. 9 of act No. 177 of the session laws of 1877, relative to railroad companies, being section 3323 of Howell's annotated statutes of Michigan.

Was read a third time, and pending the taking of the vote on the passage

The Speaker announced that the hour had arrived for the

SPECIAL ORDER.

On motion of Mr. Lincoln,

The House went into committee of the whole on the special order,

Whereupon the Speaker called Mr. Lincoln to the chair.

After some time spent therein, the committee rose, and through their chairman made the following report:

The committee of the whole have also had under consideration the following bill:

Senate bill No. 119 (file No. 263), entitled

A bill to provide for recording mortgages in separate books for separate assessing districts in counties and to prescribe the duties of boards of supervisors, registers of deeds, assessing and other officers in relation thereto,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, with the accom-

panying substitute therefor, entitled

A bill to provide for reporting all mortgages by the several registers of deeds of this State to the supervisors and assessing officers of their respective counties, and to the registers of deeds of other counties wherein the mortgagee resides, for assessment purposes, and providing blank form books therefor. Also prescribing the duties of registers of deeds relative to the recording of mortgages.

Recommending that the substitute be concurred in, and that the substitute do pass, and ask to be discharged from the further consideration of the

subject.

N. B. WASHBURN, Chairman.

The Speaker pro tem. in the chair.

Report accepted and committee discharged.

On motion of Mr. Lincoln,

The House concurred in the adoption of the substitute reported by the committee and the bill was placed on the order of third reading.

The Speaker pro tem announced the following:

SENATE CHAMBER, Lansing, June 16, 1887.

To the Speaker of the House of Representatives:

SIR—I am instructed to return to the House the following concurrent resolution:

WHEREAS, The President of the United States has approved the recommendation that all the battle flags in the custody of the war department, belonging to the Southern States in rebellion during the late civil war, be returned to the respective States which bore them for such final disposition as they may determine;

AND WHEREAS, This is the first attempt since the close of the rebellion by the representative of any nation to recognize the Confederate States as such (and their rights to hold or reclaim property lost in the war); therefore

be it

Resolved by the House of Representatives of the State of Michigan (the Senate concurring). That this Legislature views with surprise and disfavor the action of the President in favoring the return of these "emblems of treason" to the extinct governments which they represented; and be it further

Resolved, That the Governor of this State be requested to ask the President,

in behalf of the people of Michigan, to have said order rescinded.

And to inform the House that the Senate has amended the same as follows:

1st By inserting after the first word "whereas" the words "it is alleged that."

2d. By inserting after the second word "whereas" the words "if this be true it" in lieu of the word "this."

3d. By inserting after the word "order" in the last resolution the words "if made."

4th. By striking out of the first resolution the word "governments" and inserting in lieu thereof the words "so-called Southern confederacy."

5th. By adding the following resolution:

Resolved further, That the President of the United States be requested to deliver to the State of Michigan the flags captured by Michigan soldiers during the late war of the rebellion.

In the adoption of which as thus amended the Senate has concurred by a

unanimous vote of all the Senators elect.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

Mr. S. Baker moved that the resolution do lie on the table.

Which motion did not prevail.

The question being on concurring in the amendments made by the Senate to the resolution,

Mr. Dillon demanded the yeas and nays.

The demand was not seconded.

The amendments were then concurred in.

The concurrent resolution was referred to the committee on engrossment and enrollment for enrollment.

The Speaker pro tem. also announced the following:

SENATE CHAMBER, Lansing, June 17, 1887.

To the Speaker of the House of Representatives:

SIR-I am instructed to return to the House the following bill:

House bill No. 651, entitled

A bill to authorize the city of Ionia to borrow money for public improvements,

In the passage of which the Senate has concurred by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect has ordered the same to take immediate effect.

Very respectfully,

LEWIS M. MILLER.

Secretary of the Senate.

The bill was referred to the committee on engrossment and enrollment for enrollment.

By the committee on towns and counties:

The committee on towns and counties to whom was referred

House bill No. 669, entitled

A vill to detach certain territory from the township of Akron and attach

the same to the township of Wisner, Tuscola county.

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do not pass, and ask to be discharged from the further consideration of the subject.

E. B. CHAMBERLIN, Chairman.

Report accepted and committee discharged.

On motion of Mr. Perkins,

The bill was laid on the table.

Mr. Rounsville moved to discharge the committee on municipal corporations from the further consideration of

House bill No. 476, entitled

A bill to amend article 1288, section 8, chapter 28 of Howell's annotated statutes, relative to the disposition of the liquor tax.

Which motion prevailed.

By the committee on towns and counties:

The committee on towns and counties, to whom was referred

House bill No. 286, entitled

A bill to detach certain territory from the township of Garfield and attach the same to the township of Traverse in the county of Grand Traverse,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House with the accompanying substitute therefor, entitled

A bill to detach certain territory from the township of Garfield in the county of Grand Traverse and attach the same to the township of Traverse,

in said county.

Recommending that the substitute be concurred in, and that the substitute do pass, and ask to be discharged from the further consideration of the subject.

E. B. CHAMBERLAIN, Chairman.

Report accepted and committee discharged.

On motion of Mr. Ashton,

The House concurred in the adoption of the substitute reported by the committee.

On motion of Mr. Ashton,

The rules were suspended, two-thirds of all the members present voting therefor, and the bill was put upon its immediate passage.

The bill having been read a third time, and the question being upon its passage, pending the taking of the vote thereon,

Mr. Cannon moved that the bill do lie on the table,

Which motion did not prevail.

The bill was then passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Abbott, Allen, Ashton, Bettinger, Bentley, Cannon, Cole, Damon, Dickson, Dickson, Dillon, Ashton, Beldred, Beldred, Bengleman, Goodrich, Grenell, Grenell, Hult, Damon, Jones, Kirby, Manly, Dillon, McCormick,	r. McGregor, Mr. McKie, Mulvey, Ogg, O'Keefe, Oviatt, Perkins, Pettit, Pierce, Powers, Reader, Robinson, J. W. Rounsville,	Rumsey, Simpson, Snow, Spencer, Thompson, VanOrthwick, Watson, F. H. Watson H., Wellman, Williams, W. W Wood, Speaker, pro tem., 51
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NAYS.

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Title agreed to.

On motion of Mr. Jones,

By a vote of two-thirds of all the members elect the bill was ordered to take immediate effect.

Mr. Haskin moved that the House adjourn.

Which motion did not prevail.

On motion of Mr. Damon,

The House took a recess until 2 o'clock this afternoon.

AFTERNOON SESSION.

2 o'clock P. M.

The House met and was called to order by the Speaker. Roll called: quorum present.

GENERAL ORDER.

On motion of Mr. Ogg,

The House went into committee of the whole on the general order.

Whereupon the Speaker called Mr. Dillon to the chair.

After some time spent therein, the committee arose, and through their chairman, made the following report:

The committee of the whole have had under consideration the follow-

ing bill:

1. Senate bill No. 188 (file No. 80), entitled

A bill to amend section 5 of act No. 79 of the session laws of 1873 and the acts amendatory thereof, entitled An act to provide for the appointment of a commissioner of railroads and to define his powers and duties and fix his compensation, approved April 10, 1873.

Have made sundry amendments thereto and have directed their chairman to report the same back to the House, asking concurrence therein, and rec-

ommend its passage.

The committee of the whole have also had under consideration the following bills:

2. House bill No. 713 (file No. 423), entitled

A bill to amend sections 2, 3 and 4 of an act entitled "An act relative to free schools in the city of Detroit," approved February 24, 1869, and the several acts amendatory thereof.

3. House bill No. 433 (file No. 461), entitled

A bill to amend sections 1, 2 and 3 of chapter 25 of act No. 358, local acts of 1875, entitled "An act to revise and amend the charter of the city of Jackson," approved April 27, 1875.

4. House bill No. 413 (file No. 377), entitled

A bill to provide for the assessment of property and the levy and collection of taxes thereon.

5. House bill No. 284 (file No. 477), entitled

A bill to provide for the appointment of a State agent for discharged convicts, to define his powers and duties, and to fix his compensation.

6. House bill No. 796, entitled

A bill to amend sections 8377, 8378, 8379, 8380 and 8381 of Howell's annotated statutes of Michigan, and section 8382 of said statutes as amended by act No. 102 of the session laws of 1885, relative to liens of mechanics and others.

And have directed their chairman to report the same back to the House with the recommendation that they be laid on the table.

23

The committee of the whole have also had under consideration the following bill:

7. House bill No. 277 and 455 (file No. 476), entitled

A bill to provide for the taxation of real estate, mortgages, and other real estate securities,

Have stricken out all after the enacting clause thereof, and have directed their chairman to report that fact to the House, asking concurrence therein.

JOSEPH DILLON, Chairman.

Report accepted and committee discharged.

On motion of Mr. Chapman,

The House concurred in the amendments made by the committee to the first named bill, and it was placed on the order of third reading.

On motion of Mr. Chapman,

The House concurred in the recommendation of the committee relative to the second, third, fourth and fifth named bills, and they were laid on the table.

The question being on concurring in the recommendation of the committee relative to the sixth named bill.

On motion of Mr. Holt,

The bill was placed on the order of third reading.

The question being on concurring in the action of the committee in striking out all after the enacting clause of the seventh named bill,

Mr. F. H. Watson demanded the yeas and nays.

The demand was seconded, and the action of the committee was not concurred in by yeas and nays as follows:

YEAS.

Mr. Abbott,	Mr. Cannon,	Mr. Haskin,	Mr. Simpson,
Allen,	Chapman,	Kirby,	Spencer,
Ashton,	Dickson,	Oviatt,	Watts,
Baldwin,	Diekema,	Pettit,	Webber.
Bardwell,	Douglass,	Robinson, J.	W. Speaker,
Brock.	Grenell.	Rumsey.	

NAYS.

Mr. Bates,	Mr. Engleman,	Mr. Mulvey,	Mr. Thompson,
Bettinger,	Hill,	Ogg,	Tindall,
Breen,	Hoaglin,	Powers,	Van Orthwick,
Chamberlain,	Hosford,	Preston,	Watson, F. H.,
Cole,	Hunt,	Rentz,	Watson, H.,
Dillon,	Manly,	Snow,	Williams, W. W.
Dougherty,	McGregor,	Stuart,	Wood,
Dunbar,	McKie,	•	30

On motion of Mr. F. H. Watson,

The bill was placed on the order of third reading.

By the committee on engrossment and enrollment:

The committee on engrossment and enrollment report as correctly enrolled, signed, and presented to the Governor, the following:

House bill No 739 (file No. 385), entitled

A bill to revise the laws providing for the incorporation of cooperative and mutual benefit associations, and to define the powers and duties and regulate

the transaction of the business of all such corporations and associations doing business within this State.

Also.

House bill No. 651 (manuscript), entitled

A bill to authorize the city of Ionia to borrow money for public improvement.

Also,

House bill No. 373 (file No. 434), entitled

A bill to regulate the manufacture and sale of malt, brewed or fermented, spirituous and vinous liquors in the several counties in this State.

Also,

House bill No. 418 (file No. 382), entitled

A bill making appropriations for the State board of fish commissioners for the year ending June 30th, 1888, and the year ending June 30th, 1889.

ROBERT Y. OGG, Chairman.

Report accepted.

MESSAGES FROM THE SENATE.

The Speaker announced the following:

SENATE CHAMBER, Lansing, June 17, 1887.

To the Speaker of the House of Representatives:

SIR—I am instructed to return to the House the following joint resolution:

House joint resolution No. 12 (file No. 11), entitled

Joint resolution directing the board of State auditors to settle a claim of the Northwestern Manufacturing company of the city of Detroit, Wayne county, against the State of Michigan for damages sustained by reason of the passage of act number 186 of the public acts of 1885, entitled An act to prevent deception in the manufacture and sale of dairy products, and to preserve the public health,

In the passage of which the Senate has concurred by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect has

ordered the same to take immediate effect.

Very respectfully,

LEWIS M. MILLER, Secretary of the Senate.

The joint resolution was referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, June 17, 1887.

To the Speaker of the House of Representatives:

SIR-I am instructed to return to the House the following bill:

House bill No. 537, entitled

A bill to amend sections 15 and 20 of act 211 of the session laws of 1861, entitled "An act to incorporate the village of Lowell, approved March 15, 1861, as amended by the several acts amendatory thereof,

And to inform the House that the Senate has amended the same, as fol-

lows:

By inserting after the words "interest of such bonds," in section 20, the following:

Provided, however, That it shall not be lawful for such common council to borrow money or to issue bonds for the purpose of the purchase of the said works, property or rights of said company until the question of borrowing the same shall have been submitted to a vote of the electors of the village at an annual or special election called by the council for that purpose, and a majority of the electors of said village voting therefor by ballot. If a special election shall be had it shall be appointed by the resolution of the common council to be held at such time and place as they shall determine, which resolution shall fully set forth the purpose and object of said election. Notice of the time and place of holding such election shall be given by the clerk at least ten days before such election, by posting such notices in three public places in said village, and by publishing a copy thereof in a newspaper in said village, if any be published therein, for the two weeks next before the election, which notices shall fully set forth the purpose and object of such election, in case such question shall be submitted to a vote at any regular annual election. The notice of such election shall contain, in addition to what is already required by law, a full statement of the purpose and object of the vote for the borrowing of said money and issuing of said bonds, to be taken as herein provided.

The electors voting at such election for the loan shall have written or printed, or partly written and partly printed upon their ballots the words "For the purchase of water-works, Yes," and those voting against such loan shall have written or printed or partly written and partly printed upon their ballots the words "For the purchase of water-works, No."

In the passage of which as thus amended, the Senate has concurred by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect has ordered the same to take immediate effect.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

Pending the order that the message lie over one day under the rules, Mr. Hunt moved to suspend the rule requiring amendments made to bills by the Senate to be laid over one day.

Which motion prevailed, two-thirds of all the members present voting

therefor.

The question being on concurring in the amendment made by the Senate to the bill,

On motion of Mr. Hunt,

The House concurred, a majority of all the members elect voting therefor, by yeas and nays, as follows

YEAS.

1					
Mr. Abbott, Allen,	Mr. Diekema, Dillon,	Mr. Jones, Kallander,	Mr. Rounsville, Rumsey,		
Ashton,	Dougherty,	Kelley,	Simpson,		
Baldwin,	Douglass,	Kirby,	Snow.		
Bardwell,	· Dunbar,	Lincoln,	Spencer,		
Bates,	Eldred,	McCormick,	Stuart,		
Beecher,	Engleman,	McGregor,	Thompson,		
Bettinger,	Goodrich,	McKie,	TindaÎl,		
Bentley,	Grenell,	Mulvey,	VanOrthwick,		
Breen,	Harper,	Oviatt,	Watson, F.H.,		

Mr.	Brock, Cannon, Case, Chamberlain, Chapman,		Haskin, Herrington, Hill, Hoaglin, Holt, Hosford,	Mr	Mr. Pardee, Perkins, Pettit, Powers, Preston, Rentz,	Mr. Watson, I Watts, Webber, Williams Wood, Speaker,	Watts, Webber, Williams W. W. Wood,
	Cole,						
	Dickson,		Hunt,		Robinson, J. W,		67
	NAYS.					0	

The bill was then referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, June 17, 1887.

To the Speaker of the House of Representatives:

SIR-I am instructed to return to the House the following bill:

House bill No. 873 (file No. 462), entitled

A bill establishing a lien for labor and services upon lumber, shingles, logs, timber, cedar posts, telegraph poles, railroad ties, bark, shingle bolts, stave bolts, staves, cordwood, pulp wood, hop poles, hoop poles, veneering wood, and all other forest products, and to repeal act No. 145 of the session laws of 1881, entitled "An act establishing a lien for labor and services upon logs, timber, cedar posts, telegraph poles, railroad ties, tan-bark, shingle bolts and staves, and to repeal act No. 185 of the session laws of 1873, entitled An act establishing a lien for labor and services upon logs and timber as amended by act No. 253 of the public acts of 1879.

And to inform the House that the Senate has amended the same as follows: By striking out of lines 13 and 14 of section 6 the words "cut to the place of destination, when such destination is within this State," and inserting in lieu thereof the words "banked or deposited for shipment on the railroad, or for floatage in the stream or streams, or for transportation on the waters of this State,"

In the passage of which as thus amended the Senate has concurred by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect has ordered the same to take immediate effect.

Very respectfully,

LEWIS M. MILLER,
Secretary of the Senate.

Laid over one day under the rules.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, June 17, 1887.

To the Speaker of the House of Representatives:

SIR-I am instructed to return to the House the following bill:

House bill No. 344 (file No. 186), entitled

A bill to authorize the township of Flushing, in Genesee county, Michigan, to borrow money to be used in public improvements in and for the benefit of said township, and to issue bonds therefor,

And to inform the House that the Sanate has amended the same as fol-

lows, viz:

By striking out of line 2 of section 2 the words "two-thirds,"

In the passage of which, as thus amended, the Senate has concurred by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect has ordered the same to take immediate effect.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

Laid over one day under the rules.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, June 17, 1887.

To the Speaker of the House of Representatives:

SIR-I am instructed to return to the House the following bill:

House bill No. 428 (file No. 468), entitled

A bill to amend section 8 of chapter 33, being consecutive section 1465 of compiled laws of 1871, as amended by act No. 86 of the public acts of 1875, approved April 16, 1875, the same being compiler's section 1501 of Howell's annotated statutes relative to manufacture and inspection of salt.

In the passage of which the Senate has concurred by a majority vote of all

the Senators elect.

Very respectfully,

LEWIS M. MILLER,
Secretary of the Senate.

The bill was referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, June 17, 1887.

To the Speaker of the House of Representatives:

SIR-I am instructed to return to the House the following bill:

House bill No. 823, entitled

A bill to change the name of the village of Sandusky in Sanilac county, to Sanilac Center.

In the passage of which the Senate has concurred by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect has ordered the same to take immediate effect.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

The bill was referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, June 17, 1887.

To the Speaker of the House of Representatives :

SIR-I am instructed by the Senate to transmit the following bill:

Senate bill No. 346 (file No. 193), entitled

A bill to incorporate the public schools of Au Train in the county of Alger, Which has passed the Senate by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect, been ordered to take immediate effect, and in all of which the concurrence of the House is respectfully asked.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

The bill was read a first and second time by its title, and referred to the committee on education.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, June 17, 1887.

To the Speaker of the House of Representatives:

SIR—I am instructed by the Senate to re-transmit the following bill:

Senate bill No. 349 (file No. 90), entitled

A bill to authorize the Erie and Kalamazoo Railroad Company to change its line between Palmyra Junction and the city of Adrian.

In compliance with the request of the House for the same this day received.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

Mr. Cole moved to reconsider the vote by which the House passed the bill,

Which motion prevailed.

The question being on the passage of the bill,

On motion of Mr. Cole.

The bill was laid on the table.

The Speaker also announced the following:

Senate Chamber, Lansing, June 17, 1887.

To the Speaker of the House of Representatives:

SIR—I am instructed to return to the House the following concurrent resolution:

WHEREAS, The demand is so great throughout the State for copies of the game and fish laws now being enforced by the State warden and his deputy; therefore

Resolved, (The Senate concurring), That the State game and fish warden be and is hereby authorized and empowered to compile and publish in pamphlet form all the laws pertaining to the "protection of fish and game" now in force and to be enacted by this Legislature together with such annotations as he deems necessary to a proper understanding of the same, including a list of his deputies and their postoffice address, to be distributed to whomsoever may desire, and extra expense incurred thereby to be paid out of any funds in the treasury not otherwise appropriated on the approval of board of State auditors and the warrant of the auditor general.

In the adoption of which the Senate has concurred.

Very respectfully,

LEWIS M. MILLER,
Secretary of the Senate.

The concurrent resolution was then referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER. Lansing, June 17, 1887.

To the Speaker of the House of Representatives:

SIR—I am instructed to return to the House the following bill:

House bill No. 574 (file No. 479), entitled

A bill to amend section 1 of an act entitled An act to revise an act to incorporate the city of Bay City, approved March 30, 1881, as amended and revised by the several acts amendatory and revisionary thereof,

In the passage of which the Senate has concurred by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect has ordered the same to take immediate effect.

Very respectfully,

LEWIS M. MILLER, Secretary of the Senate.

The bill was referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, June 17, 1887.

To the Speaker of the House of Representatives:

SIR—I am instructed to return to the House the following bill:

House bill No. 596 (file No. 314), entitled

A bill to provide for the election of a mine inspector for each county possessing mines, and to define and prescribe his duties.

And further to inform the House that the Senate has amended the title to

the bill so as to read as follows:

A bill to provide for the appointment of inspectors of mines and their deputies in certain cases, to prescribe their powers and duties and provide for their compensation,

In the passage of which, with the title so amended, the Senate has concurred by a majority vote of all the Senators elect, and by a vote of two-thirds

all the Senators elect has ordered the same to take immediate effect.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

The question being on concurring in the amendments made by the Senate to the bill,

The House concurred.

The bill was then referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, June 17, 1887.

To the Speaker of the House of Representatives:

SIR-I am instructed to return to the House the following bill:

House bill No. 156 (file No. 312), entitled

A bill to provide compensation to stenographers for transcripts of cases stenographically reported in the courts for the 5th judicial circuit of the State of Michigan,

For which the Senate adopted a substitute as shown by message of June 14, entitled

A bill to provide for the appointment of a stenographer in the 5th judicial circuit of this State, to define his powers and duties, to fix his compensation, and to repeal all laws inconsistent therewith.

In which substitute the House non-concurred as shown by message of June 15.

Now to inform the House that, upon notification of such non-concurrence, the Senate reconsidered the vote, by which it passed said substitute and also the vote by which it adopted said substitute;

Whereupon said substitute was withdrawn and the Senate adopted the fol-

lowing substitute for said bill, entitled

A bill to provide for the appointment, fix the compensation and prescribe the duties of the stenographer of the circuit courts for the counties of Calhoun, Barry and Eaton, now comprising the 5th judicial circuit.

Which bill so substituted has passed the Senate by a majority vote of all the Senators elect and by a vote of two-thirds of all the Senators elect been ordered to take immediate effect and in all of which the concurrence of the House is respectfully asked.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

The substitute bill was read a first and second time by its title and pending its reference to a committee,

On motion of Mr. Hoaglin,

The rules were suspended, two-thirds of all the members present voting therefor, and the bill was put upon its immediate passage.

The bill was then read a third time and passed, a majority of all the mem-

bers elect voting therefor, by yeas and nays, as follows:

YEAS.

Abbott, Allen, Ashton, Baldwin, Bardwell, Bates, Baumgardner, Beecher, Bettinger, Bentley, Breen, Brock, Cannon, Case, Chamberlain, Chapman, Cole,	Dickson, Diekema, Dillon, Dougherty, Douglass, Dunbar, Engleman, Goodrich, Grenell, Haskin, Herrington, Hill, Hoaglin, Holt, Hosford, Houk, Hunt,	Mr.	Jones, Kallander, Kelley, Kirby, Lincoln, Manly, McGregor, McKie, Mulvey, Ogg, Oviatt, Pardee, Perkins, Pettit, Powers, Preston, Rentz,	Reader, Robinson, J. W. Rounsville, Rumsey, Simpson, Snow, Spencer, Stuart, Thompson, Tindall, Van Orthwick, Watson, F. H., Watson, H. Watts, Webber, Williams, W. W. Wood, Speaker. 61
				Speaker, 61

NAYS.

Ω

On motion of Mr. Hoaglin,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, June 17, 1887.

To the Speaker of the House of Representatives:

SIR-I am instructed to return to the House the following bill:

House bill No. 87 (file No. 306), entitled

A bill defining the duties and regulating the compensation of the official stenographer of the fourteenth judicial circuit of the State of Michigan in the matter of filing transcripts of court proceedings in the circuit courts thereof.

And to inform the House that the Senate has amended the same as follows:

1. By adding the following to stand as section 3:

SEC. 3. The stenographer or assistant stenographer who shall take the notes on the trial or hearing in any case shall prefix to his notes of the testimony of each witness the full name of said witness and the date the testimony was taken, and at the conclusion of the trial of said cause he shall securely attach together all of his notes taken in said cause and properly entitle them upon the outside, and safely keep the same in his office, and in the event of the death or his resignation, or his removal from office or from this State of the stenographer, said notes shall be transferred to the county clerk of the county where the cause was tried, who shall receive and safely keep the same subject to the direction of the circuit court for that county: *Provided*, That said notes shall be a part of the records in said cause, and shall be subject to inspection as other records in said cause."

2. Also by adding the following to stand as section 4:

SECTION 4. In cases tried in the circuit court in which such stenographer shall be engaged, sections 1 and 4 of an act entitled An act to declare and establish the practice in charging or instructing juries and in settling the law in cases tried in circuit courts, approved March 26, 1869, shall not apply.

3. And by re-numbering the present section 3 so as to stand as section 5.

In the passage of which, as thus amended, the Senate has concurred by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect has ordered the same to take immediate effect.

Very respectfully,

LEWIS M. MILLER, Secretary of the Senate.

Pending the order that the message lie over one day under the rules,

Mr. Holt moved to suspend the rule requiring amendments made to bills by the Senate to be laid over one day.

Which motion prevailed, two-thirds of all the members present voting therefor.

The question being on concurring in the amendment made by the Senate to the bill,

On motion of Mr. Holt,

The House concurred, a majority of all the members elect voting therefor, by yeas and nays as follows:

YEAS.

Mr. Abbott, Allen, Ashton, Baldwin, Bardwell, Bates, Beecher, Bettinger, Bentley, Breen, Brock, Cannon, Case, Chamberlain, Chapman,	Hunt,	Mr. Kallander, Kelley, Kirby, Lincoln, Manly, McGregor, McKie, Mulvey, Ogg, Oviatt, Pardee, Perkins, Pettit, Powers, Preston, Rentz	Mr. Rumsey, Simpson, Spencer, Stuart, Thompson, Tindall, Van Orthwick, Watson, F. H., Watson, H., Watts, Webber, Wellman, Williams, W. W. Wood, Speaker,
Cole,	Jones,	Rentz,	63
•	0		

The bill was then referred to the committee on engrossment and enrollment for enrollment.

By conference committee:

The committee of conference, to whom was referred

House bill No. 692 (file No. 347), entitled

A bill to amend section 15 of article 4 of act No. 198, session laws of 1873, entitled "An act to revise the laws providing for the incorporation of railroad companies, and to regulate the running and management and fix the duties and liabilities of all railroad and other corporations owning or operating any railroad in this State, and the several acts amendatory thereof," being compiler's section 3377 of Howell's annotated statutes, as amended by act No. 234, public acts of 1885, approved June 10, 1885.

Which the Senate amended, so as to read as follows:

SECTION 1. The People of the State of Michigan enact, That section fifteen of article four of act number one hundred and ninety-eight, session laws of 1873, entitled "An act to revise the laws providing for the incorporation of railroad companies, and to regulate the running and management, and fix the duties and liabilities of all railroad and other corporations owning or operating any railroad in this State, and the several acts amendatory thereof," being compiler's section 3377 of Howell's annotated statutes, as amended by act number 234, public acts of 1885, be and the same is hereby amended so as to read as follows:

SEC. [15] 3377. Every railroad company formed under this act or any former act, and every corporation owning or operating any such railroad, shall erect and maintain ineffective condition of repair fences on each side of the right of way of their respective roads, as hereinafter provided. A legal railroad fence shall not be less than four and one-half feet high, and shall be made of boards and posts in combination as follows: The boards to be of pin eor hemlock, six inches in width and sixteen feet in length; the posts to be of cedar, tamarack, or oak, not less than seven feet in length and six inches in diameter, to be set not less than two and one-half feet in the ground at a distance apart not more than eight feet from center to center.

First a board shall be nailed to the posts close to the ground; five inches above such first board, a second; six inches above the second, a third; six inches above the fourth, a fifth; all to be capped with a like board securely nailed to the fifth board and to the posts. All the boards to be firmly nailed to the posts with not less than two eight or ten-penny fence nails at each post. Or it may be constructed of posts, boards and wire in combination as follows: The posts shall be of cedar, tamarack, or oak, not less than seven feet in length and six inches in diamater, to be set not less than two and one-half feet in the ground, at a distance apart of not more than eight feet from center to center. At a height of sixteen inches from the ground a pine or hemlock fence board six inches in width, and seven inches above such first pine or hemlock board; second of the same width; both boards to be firmly nailed to the post with two eight or ten-penny fence nails at each post. At the height of five inches from the ground a barbed fence wire, and at ten inches from the ground a second barbed wire; forty-four inches from the ground, or nine inches from the second pine or hemlock board, a third barbed wire; and fifty-three inches from the ground, or nine inches above the third barbed wire, a flat Brinkerhoof strip, or some other metallic strand of similar pattern; or it may be constructed [with such posts and set as above prescribed and made] as follows: At a height of six inches from the ground a barbed fence wire; at thirteen inches from the ground a second barbed wire; at twenty inches from the ground a third barbed wire; at twenty-eight inches from the ground a fourth barbed wire; at thirty-seven inches from the ground a fifth barbed wire; at forty-eight inches from the ground a six inch pine or hemlock fence board, capped with a six inch pine or hemlock fence board. Such wires and strips to be properly strained, and the posts sufficiently braced wherever necessary to prevent the wires from becoming loose or sagging, and the wires to be securely fastened to the posts with sufficient staples. All inequalities of the ground under the fence to be surfaced and leveled so that no animals can pass under the lower strand: Provided, Any railroad company that has already erected fences along the line of its road shall not be required to construct the fence herein provided for [unless after complaint under oath to the commissioner of railroads, the said fence is decided by him to be sufficient.] Such right of way fences shall be provided with suitable connecting fences and cattleguards at all highways and street crossings, which shall at all times be kept in effective repair and sufficient to prevent stock of all kinds from passing upon the track of the railroad at such highway or street cross-Convenient farm crossings shall also be constructed by any such railroad corporation across the right of way and track of its railroad, with the necessary gates or bars therefor as the owner or occupant of the premises may erect, at the sides of the right of way, which said gates or bars shall be of sufficient width to admit the free and easy transportation of all farm machinery, including harvesters or binders, in form as the same are usually drawn, upon the application of the owner or owners of land lying upon both sides of such railroad track, the same being enclosed by exterior fences, and being adjacent to such right of way. And in case of disagreement between the owner of any such lands and the railroad corporations as to the necessity for, location of, or character of farm crossing so applied for or as to the plan or construction of the gates as herein provided, then either party may present the matter in dispute to the commissioner of railroads, who shall proceed to investigate the same as soon as may be, and render his decision thereon, which shall be final and binding upon the parties respectively; and such farm

crossings shall be constructed within the time prescribed by the said commissioner of railroads, under a penalty of ten dollars for each and every day that such construction of the farm crossing shall be delayed beyond the expiration of the time fixed for its completion by the said commissioner And until such fences and cattle-guards as before provided for shall be duly constructed, the company or corporation owning or operating such road shall be liable for all damages done to cattle or other animals thereon which may result from the neglect of such company or corporation maintaining or operating such road to construct and maintain in repair such fences and cattle-guards as aforesaid, to be recovered by the owner of such cattle or other animals in a civil action before any court of competent jurisdiction, together with an attorney's fee of twenty-five dollars, to be taxed as costs against the defendant in case of recovery in such action, and after such company or corporation shall have constructed such fences and cattle guards as hereinbefore provided, and while they shall continue to maintain the same in good and sufficient repair, it shall not be liable for any such damages as aforesaid unless negligently or wilfully done. And every such company or corporation owning or operating any such railroad shall within two or three months from the time any section or portion of such road is finished and put in general use by running regular trains there, and in the case of any roadnow in use [* * *] from the time that this act shall take effect, erect and maintain the fences and cattle guards as herein provided. Any violation of the provisions of this section on the part of any railroad corporation owning or operating any railroad in this State, by failure or neglect to construct and maintain fences and cattle-guards as herein required, punished by a penalty of twenty-five dollars for each and every day that such neglect or failure shall continue: Provided. That [if] such fences and cattle-guards shall not be built as aforesaid along such portions of any line of road as is or may be constructed north of a line extending due west from the mouth of the Saginaw river, the corporation or company owning or operating any such line of road shall not be liable to the said penalty unless such fence shall be ordered by the commissioner of railroads, but shall be liable to all the other provisions of this section; and if any person shall ride, lead or drive, or intentionally permit any horse or other animal upon such road and within such fences or cattle-guards [other than farm crossings, or shall injure or destroy, or make openings or passages farm crossings, or shall injure or destroy, or make openings or passages, through or over such fences or cattle-guards], or neglect to close any gates or bars immediately after passing through the same, without the consent of such company or corporation, he shall, for every such offense, be liable to a fine not exceeding one hundred dollars, and shall also pay all damages which shall be sustained thereby to the party aggrieved: Provided further, That nothing herein contained shall be construed to prevent the erection of any other fence than that herein provided for, as may be agreed upon in writing between the duly authorized agent or officer of any railroad corporation and the owner of any land through which the road of such corporation shall be in operation.

In which said amendment the House non-concurred,

Respectfully report that they have had the matter of difference existing between the two Houses under consideration and have agreed to recommend that the Senate amendment be amended so as to read as follows:

SECTION 1. The People of the State of Michigan enact, That section 15

of article 4 of act No. 198, session laws of 1873, entitled "An act to revise the laws providing for the incorporation of railroad companies, and to regulate the running and management, and fix the duties and liabilities of all railroad and other corporations owning or operating any railroad in this State, and the several acts amendatory thereof," being compiler's section 3377 of Howell's annotated statutes, as amended by act No. 234, public acts of 1885, be and the same is hereby amended so as to read as follows:

SEC. [15] 3377. Every railroad company formed under this act or any former act, and every corporation owning or operating any such railroad, shall erect and maintain in effective condition of repair fences on each side of the right of way to their respective roads, as hereinafter provided. A legal railroad fence shall not be less than four and one-half feet high, and shall be made of boards and posts in combination as follows: The boards to be of pine or hemlock, six inches in width and sixteen feet in length; the posts to be of cedar, tamarack or oak, not less than seven feet in length and six inches in diamater, to be set not less than two and one-half feet in the ground at a distance apart not less than eight feet from center to center. First a board shall be nailed to the posts close to the ground; five inches above such first board, a second; six inches above the second, a third; six inches above the fourth, a fifth; all to be capped with a like board securely nailed to the fifth board and to the posts. All the boards to be firmly nailed to the losts with not less than two eight or ten-penny fence nails at each post-Or it may be constructed of posts, boards and wire in combination as follows: The posts shall be of cedar, tamarack, or oak, not less than seven feet in length and six inches in diameter, to be set not less than two and one-half feet in the ground, at a distance apart of not more than eight feet from center to center. At a height of sixteen inches from the ground a pine or hemlock fence board six juckes in width, and seven inches above such first pine or hemlock board; second of the same width; both boards to be firmly nailed to the post with two eight or ten-penny fence nails at each post. At the height of five inches from the ground a barbed fence wire, and at ten inches from the ground a second barbed wire; forty-four inches from the ground, or nine inches from the second pine or hemlock board, a third barbed wire; and fifty-three inches from the ground, or nine inches above the third barbed wire, a flat Brinkerhoof strip, or some other metallic strand of similar pattern; or it may be constructed [with such posts and set as above prescribed and made] as follows: At a height of four inches from the ground a barbed fence wire; at nine inches from the ground a second barbed wire; at fourteen inches from the ground a third barbed wire; at twenty-eight inches from the ground a fourth barbed wire; at twenty-eight inches from the ground a fifth barbed wire; at thirty-seven inches from the ground a sixth barbed wire; at forty-eight inches from the ground a six-inch pine or hemlock fence-board, capped with a six inch pine or hemlock fence board. Such wires and strips to be properly strained, and the posts sufficiently braced wherever necessary to prevent the wires from becoming loose or sagging, and the wires to be securely fastened to the posts with sufficient staples. All inequalities of the ground under the fence to be surfaced and leveled so that no animals can pass under the lower strand: Provided, Any railroad company that has already erected fences along the line of its right of way, may allow the same to remain until otherwise ordered by the Commissioner of Railroads; but in such case said railroad company or corporation shall be liable for all damages done to animals or stock coming upon its right of way through

or over such fence, but on the trial of any action for damages, if it shall be shown that the fence through or over which such animals or stock entered upon such right of way, was four feet in height and otherwise equal in strength and sufficiency to turn animals or stock, to the fence provided for in this act then no damages shall be recoverd. Such right of way fences shall provided with suitable connecting fences be and cattleggards at all highways and street crossings, which shall at all be kept in effective repair and sufficient to prevent stock of all kinds from passing upon the track of the railroad at such highway or street crossings. Convenient farm crossings shall also be constructed by any such railroad corporation across the right of way and track of its railroad, with the necessary gates or bars therefor as the owner or occupant of the premises may elect, at the sides of the right of way, which said gates or bars shall be of sufficient width to admit the free and easy transportation of all farm machinery, including harvesters or binders, in form as the same are usually drawn, upon the application of the owner or owners of land lying upon both sides of such railroad track, the same being inclosed by exterior fences, and being adjacent to such right of way. And in case of disagreement between the owner of any such lands and the railroad corporations as to the necessity for, location of, or character of farm crossing so applied for or as to the plan or construction of the gates as herein provided, then either party may present the matter in dispute to the commissioner of railroads, who shall proceed to investigate the same as soon as may be, and render his decision thereon, which shall be final and binding upon the parties respectively; and such farm crossings shall be constructed within the time prescribed by the said commissioner of railroads, under a penalty of ten dollars for each and every day that such construction of the farm crossing shall be delayed beyond the expiration of the time fixed for its completion by the said commissioner railroads. And until such fences and cattle-guards constructed, the comhereinbefore provided for shall duly be pany or corporation owning or operating such road shall be liable for all damages done to cattle or other animals thereon which may result from the neglect of such company or corporation maintaining or operating such road to construct and maintain in repair such fences and cattle guards as aforesaid, to be recovered by the owner of such cattle or other animals in a civil action before any court of competent jurisdiction, together with an attorney's fee of twenty-five dollars, to be taxed as costs against the defendant in case of recovery in such action, and after such company or corporation shall have constructed such fences and cattle guards as hereinbefore provided, and while they shall continue to maintain the same in good and sufficient repair, it shall not be liable for any such damages as aforesaid unless negligently or willfuly done. And every such company or corporation owning or operating any such railroad shall within two or three months from the time any section or portion of such road is finished and put in general use by running regular trains thereon, and in the case of any roads * * *] from the time this act shall take effect, erect and maintain the fences and cattle-guards as herein provided. Any violation of the provisions of this section on the part of any railroad corporation owning or operating any railroad in this State, by failure or neglect to construct and maintain fences and cattle-guards as herein required, shall be punished by a penalty of twenty-five dollars per day for each and every day that such neglect or failure shall continue: Provided, That [if] such

fences and cattle-guards, shall not be built as aforesaid along such portions of any line of road as is or may be construed north of a line extending due west from the mouth of the Saginaw river, the corporation or company owning or operating any such line of road shall not be liable to the said penalty unless such fence shall be ordered by the commissioner of railroads, but shall be liable to all the other provisions of this section; and if any person shall ride, lead, or drive, or intentionally permit any horse or other animal upon such road and within such fences or cattle-guards [other than farm crossings, or shall injure or destroy, or make openings or passages through or over such fences or cattle-guards], or neglect to close any gates or bars immediately after passing through the same, without the consent of such company or corporation, he shall, for every such offense, be liable to a fine not exceeding one hundred dollars, and shall also pay all damages which shall be sustained thereby to the party aggrieved: Provided further, That nothing herein contained shall be construed to prevent the erection of any other fence than that herein provided for, as may be agreed upon in writing between the duly authorized agent or officer of any railroad corporation and the owner of any land through which the road of such corporation shall be in operation.

And the committee further recommend that when so amended, the same be concurred in by both houses, and ask to be discharged from the further

consideration of the subject.

W. IRVING BABCOCK, GEO. HOWELL. ALBERT K. ROOF, Committee on the part of the Senate CASS. E. HERBINGTON, HENRY. H. HOLT, Committee on the part of the House.

Report accepted and committee discharged.

The question being on concurring in the report of the committee of con-

On motion of Mr. Herrington.

The House concurred, a majority of all the members elect voting therefor by yeas and nays, as follows:

YEAS.

Mr. Abbott, Allen, Ashton, Baldwin, Bardwell, Bates, Beecher, Bettinger, Bentley, Breen, Brock, Cannon, Case, Chamberlain, Chapman,	Mr. Dickson, Dillon, Dougherty, Douglass, Dunbar, Goodrich, Grenell, Haskin, Herrington, Hill, Holt, Hosford, Jones, Kallander, Kelley,	Mr. Kirby, Lincoln, McCormick, McGregor, McKie, Mulvey, Ogg, Oviatt, Pardee, Perkins, Pettit, Preston, Rentz, Robinson, J. W Rounsville,	Mr. Rumsey, Simpson, Snow, Spencer, Stuart, Thompson, Tindall, VanOrthwick., Watson, F. H., Watson, H., Watts, Webber, Williams, W.W. Wood, Speaker,
Cole,	itolioy,	Hounsville,	61

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NAYS.

Title agreed to.

On motion of Mr. Herrington,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

THIRD READING OF BILLS.

House bill No. 916 (file No. 474), entitled

A bill to regulate and govern the State house of correction and branch of the State prison in the Upper Peninsula,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Abbott, Allen, Ashton, Baldwin, Bardwell, Bates, Beecher, Bettinger, Bentley, Breen, Cannon, Case, Chamberlain, Cole,	Mr. Dickson, Diekema, Dillon, Dougherty, Douglass, Dunbar, Goodrich, Grenell, Haskin, Hill, Hoaglin, Holt, Hosford, Houk,	Mr. Hunt, Jones, Kallander, Kelly, Lincoln, Manly, McCormick, Mulvey, Ogg, Pardee, Perkins, Powers, Rounsville,	Mr. Simpson, Snow, Spencer, Stuart, Thompson, VanOrthwick, Watson, F. H., Watson H., Watts, Webber, Williams, W. W Wood, Speaker,
	N	AYS.	0

Title agreed to.

Mr. Stuart moved to reconsider the vote by which the House passed the bill.

Which motion did not prevail.

The House resumed the consideration of House bill No. 402 (file No. 485), entitled

A bill to amend section No. 9 of act No. 177 of the session laws of 1887, relative to railroad companies, being section 3323 of Howell's annotated statutes of Michigan.

The bill having been read a third time, and the question being on its pas-

Mr. Cannon moved that the enacting words of the bill be stricken out.

On which,

Mr. Manly demanded the yeas and nays.

The demand was seconded, and the motion did not prevail, by yeas and nays, as follows:

YEAS.

Mr. Ashton. Mr. Diekema, Mr. Holt, Mr. Robinson, J. W. Mulvey, Speaker. Brock, Dougherty, 10 Cannon, Haskin,

331

NAYS.

Mr. Abbott,	Mr. Dunbar,	Mr. Manly,	Mr. Rounsville,
Allen,	Engleman,	McCormick,	Rumsey,
Bates,	Goodrich,	McGregor,	Snow,
Breen,	Herrington,	McKie,	Stuart,
Chamberlain,	Hill,	Oviatt,	Thompson,
Chapman,	Hosford,	Pardee,	Watson, F. H.,
Cole,	Hunt,	Pettit,	Watson, H.,
Dickson,	Kallender,	Powers,	Webber,
Dillon,	Kelley,	Rentz,	Wood,
Douglass	Kirby,	·	38

On motion of Mr. Manly,

The bill was laid on the table.

Mr. Haskin moved that the House adjourn.

Which motion prevailed, and

The Speaker declared the House adjourned until Monday, June 21st, at 9:30 o'clock P. M.

Lansing, Monday, June 20, 1887.

The House met pursuant to adjournment and was called to order by the Speaker.

Prayer by Rev. Mr. Franklin. Roll called: quorum present.

Absent without leave: Messrs. Allen, Anderson, Brock, Cady, Chappell, Crocker, Diekema, Dougherty, Haskin, Hunt, Kelley, Killean, Lincoln, Pardee, Pierce, Powers, Preston, Reader, Rumsey, Snow, Tindall, Vickary, F. H. Watson, Watts, Webber, T. H. Williams, W. W. Williams.

On motion of Mr. Wellman,

Leave of absence was granted to all the absentees for the evening.

Mr. Abbott offered the following:

WHEREAS, The Lansing Journal, a newspaper published in this city, in its issue of Saturday, June 18, contains an article with the following heading:

FOR BOODLE!

HOW THE MICHIGAN LEGISLATURE HAS DISGRACED ITSELF AND THE STATE.

A Record of Corruption!

ENTIRE DELEGATION OF ONE COUNTY BOUGHT FOR STOCKBRIDGE FOR \$2,000.

The Double-Dealing Senator!

That \$6,000 Offer!

WORK OF THE RAILBOAD LOBBYISTS.

THE ALMA AFFAIR.

GOLD WATCHES AND HOTEL BILLS-A SESSION OF BRIBERY AND SHAME.

AND WHEREAS, The publication of said above mentioned article which does not give the names of the members of this House alleged to be guilty of the corrupt and dishonest acts mentioned, tends to and does seriously reflect upon the character and cast suspicion upon the honesty of every member of

this House;
Resolved, That the publishers of said Lansing Journal be and they are hereby requested to print and publish in their paper, as promptly as may be, all of the names of members of this House to whom said article is intended to refer, giving all the facts within their knowledge or in their possession upon which said article was based, thereby relieving those members of this House to whom it did not refer, and whom it did not intend to characterize as "boodlers," and as being guilty of dishonest practice, from the imputation of dishonesty, which said above mentioned article if not explained as above requested, unjustly leaves upon them.

Pending action on this resolution,

The Clerk asked permission to make a statement concerning a similar article or articles that had appeared in the Detroit Evening News, which clamed to state on the authority of the Clerk of the House, the existence of

bribery and corruption.

The clerk said that, on the appearance of the first article, he prepared and sent to the "Evening News" a letter objecting entirely to the use of his name in connection with any such statements, and requesting that such letter be published in the "News" of to-day, which letter was substantially as follows:

Your legislative correspondent is a past master in the pleasing art of realistic romancing. Some newspaper men are so fearful that some other journal will get some romance for publication ahead of theirs that they catch at straws, which do not even show which way the wind blows, and prophecy a tornado. Now I run a paper myself—you may not have heard of it—but I do, a daily; the House journal well I sometimes miss a day now and then—and therefore ask the courtesy due the profession of not being called upon to stand as godfather for somebody elses' guesses or romances. I have to stand as sponsor for some fictions in our own journal, but a due regard for the ninth commandment requires me to ask to be excused from any responsibility for your special "bribery" item of Saturday last. I have no knowledge on the subject. Respectfully,

DANIEL L. CROSSMAN.

Mr. Herrington moved that the resolution do lie on the table.

Which motion did not prevail.

Mr. Dickson demanded the yeas and nays.

The demand was seconded.

Pending the taking of the vote on the adoption of the resolution,

Mr. Manly moved that the resolution be amended so as to include the Detroit Evening News and the Detroit Journal.

Mr. Herrington moved as a substitute for the resolution that the articles in the Lansing Journal, and the Detroit Evening News be referred to a special committee of five, who shall have power to investigate and report in regard to the matters therein contained,

Which was withdrawn.

Mr. McKie moved that the resolution do lie on the table.

On agreeing to which,

Mr. Jones demanded the yeas and nays.

The demand was seconded, and the motion did not prevail by yeas and navs as follows:

YEAS.

Mr. Baker, S.,	Mr. Dunbar,	Mr. Manly,	Mr. Vroman,
Beecher,	Grenell,	McKie,	Washburn,
Canhon,	Hosford,	Perkins,	Watson, H.,
Case,	Houk,	Pettit,	Wellman,
Dickson,	Kallander,	Robinson, J. W.	. 19

NAYS.

Mr. Abbott,	Mr. Cole,	Mr. Hoobler,	Mr. Rentz,
Ashton,	Damon,	Jones,	Robinson, R.,
Bardwell,	Dillon,	Kirby,	Rogers,
Baumgardner,	Douglass,	Lakey,	Rounsville,
Bettinger,	Eldred,	Makelim,	Simpson,
Bentley,	Engleman,	McGregor,	Spencer,
Breen,	Goodrich,	McMillan,	Stuart,
Chamberlain,	Hill,	Mulvey,	Van Orthwick,
Chapman,	Hoaglin,	O'Keefe,	Wood, 36

Mr. Herrington moved as a substitute for the resolution, that the articles in the Lansing Journal and Detroit Evening News, accusing certain members of this House of dishonest practices be referred to a select committee of three, who are instructed to investigate and report.

Which motion did not prevail.

Mr. Damon moved to amend the resolution by adding at the end thereof the words, "and that the editor comply with the resolution or retract the charges made,"

Which motion did not prevail.

The demand for the yeas and nays was withdrawn.

The resolution was then adopted.

Mr. Chapman moved that a select committee of three be appointed to bring the action of the House just had to the attention of the editor of the Lansing Journal

Which motion prevailed.

The Speaker appointed as such committee Messrs. Abbott, Chapman and Herrington.

On motion of Mr. Chapman,

The House took up the order of

MESSAGES FROM THE SENATE.

The Speaker announced the following:

SENATE CHAMBER, Lansing, June 17, 1887.

To the Speaker of the House of Representatives:

him or:

SIR-I am instructed to return to the House the following bill:

House bill No. 504 (file No. 371), entitled

A bill to revise, consolidate and amend the liquor laws of this State,

And to inform the House that the Senate has amended the same, as follows, viz:

- 1. By striking out of line 8 of section 1 the word five and inserting in lieu thereof the word three;
- 2. By striking out of line 9 of section 1 the word five and inserting in lieu thereof the word three;

3. By striking out of section 1 all after the word same in line 16;

- 4. By inserting in line 2 of section 2 after the word sell the words any of such liquors;
- 5. By striking out of line 3 of section 2 the word five and inserting in lieu thereof the word three;
- 6. By striking out of line 5 of section 2 the word five and inserting in lieu thereof the word three;
- 7. By adding to the beginning of line 9 of section 2 the words section 3, and making that line the beginning of section 3 of the bill, and renumbering the other sections:
- 8. By inserting in line 9 of section 2 before the word provisions the word penal;
- 9. By striking out of line 18 of section 2 the word whose, and inserting in lieu thereof the words when forbidden in writing so to do by the;
- 10. By inserting in line 18 of section 2, after the word employer the words of such persons, or by the;
- 11. By inserting in line 19 of section 2 before the word mayor the word or;
- 12. By inserting in line 19 of section 2, before the word director the word or;
- 13. By inserting in line 19 of section 2, after the word city, the words or president, or trustee of any village;
- 14. By striking out of line 21 of section 2, the words who shall forbid the same;
- 15. By inserting in line 25 of section 2 the words without the payment of any tax specified in section one;
- 16. By inserting in line 31 of section 2 after the word sale, the words in manner and form as aforesaid;
- 17. By striking out of line 57 of section 2 the word whose, and inserting in lieu thereof the words when forbidden in writing so to do by the;
- 18. By inserting in line 57 of section 2 after the word employer, the words of such person, or by the;
- 19. By inserting in line 58 of section 2 before the word director, the word or;
- 20. By striking out of line 58 of section 2 the words or any supervisor or alderman;
- 21. By striking out of line 60 of section 2 the words shall forbid such selling, furnishing, or giving to as aforesaid;
- 22. By striking out of lines 60 and 61 of section 2 the words to any person, and inserting in lieu thereof the words any such liquor;
- 23. By inserting at the end of line 64 of section 2 the words or persons; 24. By inserting in line 65 of section 2 before the word then the words

- 25. By inserting in line 65 of section 2, after the word support, the words or otherwise;
- 26. By inserting in line 81 of section 2, after the both the words such fine and imprisonment;

27. By striking out of line 82 of section 2, the word paying:

- 28. By inserting at the end of line 84 of section 2, the words and it shall be set forth and declared in the record of judgment upon such second conviction;
 - 29. By striking out of line 85 of section 2, the words in addition;
 - 30. By striking out of line 86 of section 2, the words or negligence;
- 31. By inserting in line 86 of section 2, after the word violation, the words and be;
- 32. By striking out of line 86 of section 2, the word penalty, and inserting in lieu thereof the word penalties;
 - 33. By adding to the end of line 87 of section 2, the words or employers;
- 34. By striking out of line 3 of section 3, the words Monday in, and inserting in lieu thereof the words day of;
- 35. By striking out of line 7 of section 3, the words Monday in, and inserting in lieu thereof the words day of;
- 36. By striking out of line 9 of section 3 the word Monday, and inserting in lieu thereof the word day;
- 37. By striking out of lines 5, 9 and 10 of section 3 the words first Monday of May, and inserting in lieu thereof the words thirtieth day of April;
- 38. By striking out of line 1 of section 4 the word any at the beginning of the line, and inserting in lieu thereof the word every;
- 39. By striking out of line 1 of section 4 the word engaged, and inserting in lieu thereof the word engaging;
 - 40. By striking out of line 1 of section 4 the word such;
- 41. By inserting in line 1 of section 4 after the word business, the words specified in section one of this act;
- 42. By striking out of line 1 of section 4 the words Monday in, and inserting in lieu thereof the words day of;
- 43. By striking out of line 5 of section 4 the words first Monday of May, and inserting in lieu thereof the words thirtieth day of April;
- 44. By striking out of line 6 of section 4 the word demanded, and inserting in lieu thereof the word required;
- 45. By striking out of line 6 of section 4 the word tax and inserting in lieu thereof the word same;
- 46. By striking out of line 6 of section 4 the word Monday and inserting in lieu thereof the word day;
- 47. By striking out of line 3 of section 5 the word named and inserting in lieu thereof the words stated, and shall specify therein;
- 48. By striking out of line 5 of section 5 the word also and inserting in lieu thereof the words he shall also deliver to such person or persons;
- 49. By striking out of line 8 of section 5 the word penalty and inserting in lieu thereof the word penalties;
- 50. By striking out of lines 8 and 9 of section 5 the words ten dollars costs will be paid to the person making complaint upon the conviction of the offender, and that;
- 51. By inserting a period after the word justice in line 10 of section 5, striking out the word and, and beginning a new sentence with the word before;

52. By striking out of line 11 of section 5, the word same and inserting in

lieu thereof the words said notice and receipt;

53. By striking out of lines 15 to 20 of section 5 the words and any person or persons who shall carry on an any business or sell any liquors or beverages for which a tax is required to be paid by this act, without having such receipt and notice posted up and display d at all times in the place where such business or sale is or are carried on, shall be deemed guilty of a misdemeanor, and shall be subject to the same fine and punishment as is provided in this act for the neglect or refusal to pay the tax required by this act.

54. By inserting in line 23 of section 5, after the word full, the words in

money;

55. By inserting in line 6 of section 5, after the word thereof, the words if there is no specific penalty provided therefor by this act;

56. By striking out of line 7 of section 6 the word and, after the word prose-

cution, and inserting in lieu thereof the word or;

57. By inserting in line 8 of section 6 after the word days where it occurs the second time, the words or both such fine and imprisonment;

58. By striking out of line 9 of section 6 the word he;

- 59. By inserting in line 12 of section 6 after the word person the words or persons;
- 60. By inserting in line 14 of section 6 after the words shall the words thereby, in addition to all other penalties prescribed by this act;
- 61. By striking out of line 14 of section 6 the words right to sell paid for, and inserting in lieu thereof the words tax so paid;
- 62. By inserting in line 14 of section 6 after the word them, and be precluded from continuing such business for the remainder of the year or time for which said tax was paid;
- 63. By striking out of lines 7 and 18 of section 6 the words the forfeiture of the tax shall be in addition to the penalty hereinbefore prescribed;
- 64. By striking out of lines 20 and 21 of section 6 the words forfeitures and penalties, and inserting in lieu thereof the words penalties and forfeitures;
- 65. By adding to the end of section 6 the words and be precluded and debarred from continuing or engaging in any business requiring the payment of a tax under this act as aforesaid;
- 66. By inserting in line 5 of section 7 after the word trustees the words the council;

67. By striking out of line 9 of section 7 the word village;

- 68. By striking out of lines 10, 11 and 12 of section 7 the words or be engaged, either as a principal, agent or servant, either directly or indirectly, in the sale of any of the liquors mentioned in this act, and inserting in lieu thereof the words except notaries public;
 - 69. By inserting in line 12 of section 7 after the word nor, the word be;
- 70. By striking out of line 12 of section 7 the words any other bond, and inserting in lieu thereof the words more than two bonds;
- 71. By striking out of section 7 the words whose, and inserting in lieu thereof thereof the words when forbidden in writing so to do by the;
 - 72. By inserting in line 31 of section 7 before the word employer the word or.
- 73. By inserting in line 31 of section 7 before the word supervisor the words of such persons, or by the;
- 74. By inserting in line 31 of section 7 after the word mayor the words of the city or;
 - 75. By striking out of lines 31 and 32 of section 7 the words or any super

On motion of Mr. Manly,

The House concurred, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Anderson, Ashton, Baker, S., Baker, W. A., Bardwell, Bates, Beecher, Bettinger, Bentley, Burr,	r. Cross, Damon, Dickson, Dillon, Dougherty, Douglass, Eldred, Goodrich, Grenell, Hill, Hoaglin,	Mr. Kallander, Killean, Kirby, Lincoln, Makelim, Manly, McCormick, McKie. McMillan, O'Keefe, Oviatt, Pettit.	Mr. Rumsey, Simpson, Spencer, Thompson, Tindall, VanOrthwick, Vroman, Washburn, Watson, H., Watts, Wellman,
Bentley,	Hill,	O'Keefe,	Watts,
Cannon,	Hoobler,	Pettit,	Williams, T.H.,
Case, Chamberlain,	Hosford, Hunt,	Robinson, J. W. Robinson, R.,	Wood, Speaker,
Cole,	Jones,	Rounsville,	59

NAYS.

Mr. Preston,

The question being on concurring in the amendment made by the Senate to the title of the bill,

The House concurred.

The bill was then referred to the committee on engrossment and enrollment for enrollment.

Also the following:

Senate amendment to

House bill No. 344 (file No. 186), entitled

A bill to authorize the township of Flushing, in Genesee county, Michigan, to borrow money to be used in public improvements in and for the benefit of said township, and to issue bonds therefor,

Which had been reported as follows:

By striking out of line 2 of section 2 the words two-thirds."

The question being on concurring in the amendment made by the Senate to the bill,

Mr. Beecher moved that the House concur.

After some discussion.

Mr. W. A. Baker demanded the previous question.

The demand was seconded.

The question being shall the main question be now put,

The same was ordered.

The House then non-concurred in the amendment made by the Senate to the bill, a majority of all the members elect not voting therefor, by year and nays, as follows:

YEAS.

Mr. Abbott,	Mr. Dillon,	Mr. McGregor,	Mr. Rounsville,
Allen,	Dougherty,	Mulvey,	Rumsey,
Anderson,	Hoobler,	O'Keefe,	Snow,
Baker, W. A.,	Houk,	Oviatt,	Thompson,

- 98. By inserting in line 12 of section 12, before the word employer, the word or;
- 99. By striking out of line 12 of section 12 the word or, and inserting in lieu thereof the words of such person, or by;
- 100. By inserting in line 13 of section 12, before the word director, the word or:
- 101. By striking out of line 13 of section 13 the words or any supervisor or alderman of the city;
- 102. By striking out of line 15 of section 12 the words shall be forbidden the selling, furnishing, or giving of the same;
- 103. By striking out of lines 15 and 16 of section 12 the word presumption, and inserting in lieu thereof the word evidence;
- 104. By striking out of line 16 of section 12 the word liquor, and inserting in lieu thereof the word liquid;
 - 105. By adding the following to stand as section 14:
- Sec. 14. It shall not be lawful for any person, by himself, his clerk or agent, to permit any student in attendance at any public or private institution of learning in this State, or any minor, to play at cards, dice, billiards or any game of chance, in any part of any building in which spirituous liquors or intoxicating drinks are sold; nor shall it be lawful for any person, by himself, his clerk or agent, to sell or give to any student in attendance at any public or private institution of learning in this State, any spirituous or intoxicating drinks, except when prescribed by a regular physician for medicinal purposes; and any person who shall offend against either of the foregoing provisions of this section, shall be deemed to have been guilty of a misdemeanor and on conviction thereof shall be punished as provided in section seven of this act:
- 106. By striking out section 13 and inserting in lieu thereof the following, to stand as section 15, as renumbered:
- SEC. 15. It shall not be lawful for any person to allow any minor to visit or remain in any room where such liquors are sold or kept for sale unless accompanied by his or her father or other legal guardian;
- 107. By inserting after the word day, in the 6th line, section 15, the following words: And it shall be the duty of sheriffs, marshals, constables and police officers to close all saloons, houses or places that shall be found open in violation of the provisions of this section, and to report forthwith all such violations to the prosecuting attorney, whose duty it shall be to immediately prosecute for such violations;
- 108. By inserting in line 9 of section 15, after the word council the words or board of trustees or council;
- 109. By inserting in line 10 of section 15, after the word sold, the words to open at 6 o'clock A. M., and;
- 110. By striking out of line 10 of section 15, the words ten o'clock, and inserting in lieu thereof the words eleven o'clock P. M., and no longer;
- 111. By adding to the end of section 15 the words except on election days and holidays. Any person found in the act of violating any of the provisions of this section shall be deemed guilty of a breach of the peace and punished accordingly; and the arrest therefor may be without process, and this punishment shall be taken to be in excess of all other manner of punishment in this act provided for a violation of the provisions of this section. All officers authorized to make arrests for a breach of the peace shall have like power to

YEAS.

Also the following: Senate amendments to

House bill No. 504 (file No. 371), entitled

A bill to revise, consolidate and amend the liquor laws of this State,

Which had been heretofore reported (see Journal of yesterday).

The question being on concurring in the amendments made by the Senate to the bill,

On motion of Mr. Diekema,

The bill and pending amendments were made the special order for 7:30 o'clock this evening.

Mr. Chapman arose to a question of privilege, in that the journal of yes-

terday incorrectly states a motion made by him, in that where it says,

"Mr. Chapman moved that the matters charged in the Lansing Journal and the Detroit Evening News against this House, be referred to a select committee of three, who shall investigate and report to the House."

It should read as follows:

"Mr. Chapman moved that a select committee of three be appointed to bring the action of the House, just had, to the attention of the editor of the Lansing Journal."

The Speaker announced that the correction would be made as requested.

On motion of Mr. Eldred,

The House took a recess until 2 o'clock P. M.

AFTERNOON SESSION.

2 o'clock P. M.

The House met and was called to order by the Speaker.

Roll called: quorum present.

Mr. Chapman moved that a respectful message be sent to the Senate, asking the return to the House of

Senate bill No. 1 (file No. 110, House file No. 446), entitled

A bill making an appropriation for the erection and equipment of a suitable building for the use of the mining school at Houghton, in the Upper Peninsula of Michigan, and for heating, lighting and furnishing the same,

Which motion prevailed.

The hour having arrived for the

SPECIAL ORDER,

On motion of Mr. Wood,

The House went into committee of the whole, on the special order, with the Speaker in the chair.

After some time spent therein, the committee rose, and through their chairman, made the following report:

The committee of the whole have had under consideration the following bills:

1. House bill No. 447 (file No. 484, entitled

A bill to provide for the payment of bounty by the State to such soldiers,

State prison not more than one year, and inserting in lieu thereof the words punished as provided in section twenty-tive of this act;

125. By striking out of line 2 of section 27 the word adulterating, and in-

serting in lieu thereof the word compounding;

126. By striking out of line 3 of section 27 the word medical and inserting in lieu thereof the word medicinal;

127. By inserting in line 2 of section 28, after the word screens the word partitions;

128. By striking out of line 2 of section 28 the word obstructions and in-

serting in lieu thereof the word things;

129. By inserting in line 3 of section 28, after the word street the word alley;

130. By inserting in line 3 of section 28, before the words said building, the

words or at the side or end of;

131. By adding to the end of section 28 the words any person who shall violate any of the provisions of this section, shall, upon conviction thereof, be punished as provided in section seven of this act;

132. By striking out section 29 and inserting in lieu thereof the following to

stand as section 32, as re-numbered:

SEC. 32. No person, firm or corporation, who, prior to the time when this act shall take effect, has filed the bond and paid the tax provided by existing laws, shall be liable for any increased tax during the current year, or be compelled to file any new bond pertaining to the business then being carried on, unless for causes arising under the provisions of this act. And such person, firm or corporation shall in all other respects be subject to the provisions of this act.

133. By adding the following to stand as section 33 of the bill:

SEC. 33. That for the better enforcement of this act in that portion of the county of Wayne, which forms the suburbs to the city of Detroit, the jurisdiction of the board of metropolitan police of said city is hereby extended over the townships of Springwells, Greenfield, Hamtramck and Grosse Point, in said county. And it shall be the duty of said board of metropolitan police to police said townships sufficiently strong to enable them to enforce the provisions of this act within the limits thereof, and for that purpose said board of metropolitan police are authorized to increase the police force under their control, to mount said increase or any portion thereof; and are vested with the same authority as is now conferred upon them within the corporate limits of the said city of Detroit, and may use all or any portion of the force under their control. The police force so employed in said townships shall have and are hereby vested with the same powers to enforce the provisions of this act, and to preserve the peace as is by general law conferred upon the constables therein. The expenses of maintaining such extra force of police in said townships shall be paid monthly by the county of Wayne, out of the moneys paid into the treasury of said county under the provisions of this act on duly certified vouchers therefor prepared and submitted by said board of metropolitan police to the board of county auditors of said county, who are hereby directed to audit and pay the same in the same manner as other claims for services against the county of Wayne are audited and paid.

134. By striking out section 30 and inserting in lieu thereof the following to

stand as section 34, as re-numbered:

SEC. 34. All acts or parts of acts in anywise covtravening or inconsistent with any of the provisions of this act are hereby repealed: *Provided however*, That

all suits or actions pending, under any law in force at the date this act takes effect, whether on behalf of the people of this State, or any person or persons, may be prosecuted to final judgment and such judgment enforced, in like manner and with the same effect as though this act were not passed, and all rights of action accrued to said people or any person or persons under any existing law, are hereby preserved and saved, and excepted from the operation and effect of this act, and the same may be prosecuted, sued for and recovered in like manner and to the same extent as might be done if this act were not passed: And provided further, That this act shall not be operative, except as to druggists, in any county in this State that shall have prohibited the manufacture and sale of the liquors mentioned in this act, in any manner now or that shall be provided by law while such prohibition is in force.

135. By renumbering consecutively the sections of the bill, as required by the division of section 2 and the addition of new sections to the bill,

And further to inform the House that the Senate has amended the title to the bill so as to read as follows:

A bill to provide for the taxation and regulation of the business of manufacturing, selling, keeping for sale, furnishing, giving, or delivering spirituous and intoxicating liquors, and malt, brewed or fermented liquors, and vinous liquors in this State, and to repeal all acts or parts of acts inconsistent with the provisions of this act.

And still further to inform the House that, for convenience in consideration, said bill, as amended by the Senate, was printed as Senate file No. 278, a certified copy of which is herewith transmitted.

In the passage of which, as thus amended, and with the title so amended, the senate has concurred by a majority vote of all the Senator elect.

Very respectfully,

LEWS M. MILLER.

Secretary of the Senate.

Mr. Lakey moved that the bill and pending Senate amendments be made the special order for Wednesday next at 9 o'clock A. M.,

Which motion did not prevail, two-thirds of all the members present not voting therefor.

The message was then laid over one day under the rules.

The Speaker also announced the following:

SENATE CHAMBER,)
Lansing, June 18, 1887.

To the Speaker of the House of Representatives:

SIR—I am instructed to return to the House the following concurrent resolution:

Resolved (The Senate concurring), that from and after June 15th, A. D. 1887, the two houses will transact no other business than for the President of the Senate and the Speaker of the House to sign enrolled bills for the approval of the Governor and the entry of the same on the Journal by the Secretary of the Senate and the Clerk of House, and the time of final adjournment of the Legislature shall be Saturday, June 18th, at 12 m. of that day.

And to inform the House that the Senate has amended the same so as to read as follows:

Resolved (The Senate concurring), that from and after June 24, A. D. 1887, the two Houses will transact no other business than for the President

of the Senate and the Speaker of the House to sign enrolled bills for the approval of the Governor, and the entry of the same on the Journal by the Secretary of the Senate and the Clerk of the House, and the time of final adjournment of the Legislature shall be Wednesday, June 29, at 12 m. of that day.

In the adoption of which as thus amended the Senate has concurred.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

The question being on concurring in the amendments made by the Senate to the resolution,

The House concurred.

By the committee on engrossment and enrollment:

The committee on engrossment and enrollment report, as correctly enrolled, signed, and presented to the Governor, the following:

House joint resolution No. 12 (file No. 11), entitled

Joint resolution directing the board of State auditors to settle a claim of the Northwestern Manufacturing company of the city of Detroit, Wayne county, against the State of Michigan, for damages sustained by reason of the passage of act number 186 of the public acts of 1885, entitled "An act to prevent deception in the manufacture and sale of dairy products, and to preserve the public health."

ROBERT Y. OGG, Chairman.

Report accepted.

Mr. Baumgardner offered the following:

Be it resolved, That the reporter of the Lansing Journal be denied the privileges of the House until the editor of that paper either produces proof of his statements or acknowledges that he knows nothing about the matter.

Mr. Cannon moved that the resolution do lie on the table.

Which motion did not prevail.

The question being on the adoption of the resolution,

Mr. Hosford demanded the yeas and nays.

The demand was not seconded.

The question again being on the adoption of the resolution,

On motion of Mr. Eldred,

The House adjourned.

Lansing, Tuesday, June 21, 1887.

The House met pursuant to adjournment and was called to order by the Speaker.

Prayer by Rev. Mr. Jameson.

Roll called: quorum present.

Absent without leave: Messrs. Allen, Brock, Cady, Chappell, Pierce and Reader.

On motion of Mr. Powers,

Leave of absence was granted to Mr. Wilson for the day.

On motion of Mr. McGregor,

Leave of absence was granted to Mr. Snow for the morning.

On motion of Mr. Cole,

Leave of absence was granted to all absentees for the morning.

MESSAGES FROM THE GOVERNOR.

The Speaker announced the following:

EXECUTIVE OFFICE, Lansing, June 17, 1887.

To the House of Representatives:

I have this day approved, signed, and deposited in the office of the Secretary of State,

House bill No. 872, being

An act to amend sec. 5 and sec. 33 of "An act to establish a police government for the city of Detroit," approved April 17, 1871, and the amendments thereto, relative to the office of deputy superintendent of police.

Also, House bill No. 889 (file No. 449), being

An act to authorize the village of Sand Beach, in Huron county, to borrow money for the purpose of building a public hall in the said village of Sand Beach.

Also.

House bill No 739 (file No. 385), being

An act to revise the laws providing for the incorporation of cooperative and mutual benefit associations, and to define the powers and duties and regulate the transaction of the business of all such corporations and associations doing business within this State.

Also.

House joint resolution No. 12 (file No. 11), being

Joint resolution directing the board of State auditors to settle a claim of the Northwestern Manufacturing Company, of the city of Detroit, Wayne county, against the State of Michigan, for damages sustained by reason of the passage of act No. 186 of the public acts of 1885, entitled "An act to prevent deception in the manufacture and sale of dairy products and to preserve the public health."

C. G. LUCE, Governor.

The message was laid on the table.

The Speaker also announced the following:

EXECUTIVE OFFICE, Lansing, June 17, 1887.

To the House of Representatives:

I have this day approved, signed, and deposited in the office of the Secretary of State,

House bill No. 651, being

An act to authorize the city of Ionia to borrow money for public improvements.

C. G. LUCE,

Governor.

The message was laid on the table.

The Speaker also announced the following:

EXECUTIVE OFFICE, Lansing, June 18, 1887.

To the House of Representatives:

I have this day approved, signed and deposited in the office of the Secretary of State,

House bill No. 537, being

An act to amend sections 15 and 20 of act No. 211 of the session laws of 1861, entitled An act to incorporate the village of Lowell, approved March 15, 1861, as amended by the several acts amendatory thereof.

C. G. LUCE, Governor.

The message was laid on the table.

The Speaker also announced the following:

EXECUTIVE OFFICE, Lansing, June 18, 1887.

To the House of Representatives:

I have this day approved, signed, and deposited in the office of the Secretary of State,

House bill No. 525 (file No. 278), being

An act to amend act number 260 of the public acts of 1881, approved June IO, 1881, being chapter 52 of Howell's annotated statutes, relative to the protection of children in certain cases, by adding thereto four new sections to stand as sections 7, 8, 9 and 10 of said act.

Also,

House bill No. 580 (file No. 349), being

An act to amend section 23 of act No. 250 of the session laws of 1873, being an act to revise the charter of the city of Coldwater, as amended by act No. 358 of the local acts of the session laws of 1879, by adding a proviso for alternate sentences by justices of the peace.

Also.

House bill No. 798 (file No. 458), being

An act to incorporate the public schools of the city of Muskegon.

Also.

House bill No. 802 (file No. 396), being

An act to detach certain territory from the township of Greenbush in the county of Alcona, and organize the same into a separate township to be known as the township of Mikado.

Also,

House bill No. 482 (file No. 311), being

An act to amend act No. 317 of the session laws of 1883, being an act entitled "An act to organize a public library in West Bay City," by adding a new section thereto numbered section 9, for the purpose of providing a fund for the enlargement and improvement of said public library.

Also,

House bill No. 355 (file No. 342), being

An act to protect children and prevent them from being educated in immorality and crime.

Also,

House bill No. 722, being

An act to authorize the city of Stanton, in the county of Montcalm, to borrow money to make public improvements in said city.

Also,

House bill No. 649, being

An act to authorize the village of Benton Harbor to raise money to aid in the construction of water works and to furnish a water supply for said village, Also.

House bill No. 194 (file No. 392), being

An act to make an appropriation for the erection of an addition to the normal school building, and for providing the necessary heating apparatus, furniture and fixtures therefor.

Also,

House bill No. 257 (file No. 292), being

An act to provide for the furnishing to the probate court of each organized county in this State with a full set of the reports of the supreme court of the State of Michigan.

Also,

House bill No. 828 (file No. 344), being

An act to amend section 10 of act 134 of the public acts of 1885, entitled "An act to regulate the practice of pharmacy in the State of Michigan."

Also,

House bill No. 373 (file No. 434), being

An act to regulate the manufacture and sale of malt, brewed or fermented, spirituous and vinous liquors in the several counties in this State.

Also,

House concurrent resolution No. 6, being

Concurrent resolution authorizing the quartermaster general to loan certain camp equipage to the Michigan brigade (uniform rank) knights of pythias.

C. G. LUCE.

Governor.

The message was laid upon the table.

The Speaker also announced the following:

EXECUTIVE OFFICE, Lansing, June 18, 1887.

To the House of Representatives:

I have this day approved, signed, and deposited in the office of the Secretary of State,

House bill No. 707, being

An act to authorize the formation of corporations for the purpose of damming, excavating, constructing and maintaining water courses with water power appurtenant thereto, for accumulating, storing, conducting, selling, furnishing and supplying upon an agreed rental, water and water power for mining, milling, manufacturing, domestic, municipal and agricultural purposes and for purposes of navigation,

C. G. LUCE, Governor,

The message was laid on the table.

The Speaker also announced the following:

Executive Office, Lansing, June 20, 1887.

To the House of Representatives:

I have this day approved, signed and deposited in the office of the Secretary of State,

House bill No. 160, entitled

A bill to incorporate the village of Pinconning, in Bay county, Michigan. C. G. LUCE, Governor.

The message was laid on the table.

MESSAGES FROM THE SENATE.

The Speaker announced the following:

SENATE CHAMBER, Lansing, June 18, 1887.

To the Speaker of the House of Representatives:

SIR—I am instructed by the Senate to transmit the following concurrent resolution:

WHEREAS, It is made to appear to the Senate and House of Representatives that Selah Reeve, on December 14, 1853, located, entered and paid for and became the holder and rightful owner of State land certificate No. 1239, and that he paid in full for the land in said certificate described;

AND WHEREAS, It appears that said Selah Reeve has conveyed the lands

described in said certificate to sundry persons;

AND WHEREAS, It appears that said certificate is lost. Therefore be it

Resolved by the Senate (the House concurring), That the commissioner of the State land office be and he is hereby authorized to issue in the name of the said Selah Reeve, a duplicate certificate in place and stead of said certificate No. 1239 covering the following lands, to-wit: The east half of the southwest quarter, the southwest fractional quarter of the northwest quarter, the west half of the southwest quarter and the southwest quarter of section 31, in township 12 north, of range 15 east, being the same land mentioned and described in said original certificate No. 1239.

And be it further resolved, That the Governor of the State be and he is authorized upon presentation to him of said duplicate certificate to sign and cause to be issued to said Selah Reeve a patent for the lands described therein whenever such certificate shall be presented to him with the certificate of the commissioner of State land office endorsed thereon, certifying that the principal and interest as well as all taxes and charges due to the State upon said land have been paid.

Which has been adopted by the Senate by a majority vote of all the senators elect, and in which the concurrence of the House is respectfully asked.

Very respectfully,

LEWIS M. MILLER, Secretary of the Senate.

The question being on concurring in the adoption of the resolution,

On motion of Mr. Makelim,

The resolution was referred to the committee on State affairs.

The Speaker also announced the following:

SENATE CHAMBER, \{\) Lansing, June 20, 1887.

To the Speaker of the House of Representatives:

SIR—I am instructed by the Senate to transmit the following bill: Senate bill No. 247 (file No. 159), entitled

A bill making an appropriation for the current expenses for the Michigan school for the blind for the years 1887 and 1888 and to repeal an act entitled "An act making an appropriation for the support of the Michigan school for

the blind for the years 1887 and 1888," approved May 21, 1887,

Which has passed the Senate by a majority vote of all the Senators elect and by a vote of two-thirds of all the Senators elect been ordered to take immediate effect and in all of which the concurrence of the House is respectfully asked.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

The bill was read a first and second time by its title, and referred to the committee on school for the blind.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, June 18, 1887.

To the Speaker of the House of Representatives:

SIR-I am instructed to return to the House the following bill:

House bill No. 251 (file No 98), entitled

A bill to amend section 22 of chapter 7 of act number 326 of the session laws of 1883, entitled "An act to provide a charter for the city of Detroit, and to repeal all acts and parts of acts in conflict therewith," approved June 7, 1883,

In the passage of which, the Senate has concurred by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect has ordered the same to take immediate effect.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

The bill was referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, June 18, 1887.

To the Speaker of the House of Representatives:

SIR-I am instructed to return to the House the following bill:

House bill No. 518 (file No. 178), entitled

A bill to provide for the registration of physicians and surgeons and to protect the people of the State of Michigan from empiricism and quackery, and to repeal act No. 167 of the session laws of 1883, entitled "An act to promote public health,"

And to inform the House that the Senate has adopted a substitute for the

same, entitled

A bill to amend sections two and three of act No. 167 of the public acts of 1883, entitled "An act to promote public health," approved June 6, 1883,

Which bill so substituted has passed the Senate by a majority vote of all the Senators elect, and in which the concurrence of the House is respectfully asked.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

The substitute bill was read a first and second time by its title and referred to the committee on public health.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, June 18, 1887.

To the Speaker of the House of Representatives:

SIR—I am instructed to return to the House the following bill:

House bill No. 869 (file No. 470), entitled

A bill to amend sections 1, 6, 7, 8, 12, 13, 16, and 26, of act No. 90, of the session laws of 1853, entitled "An act to amend the laws relative to supplying the city of Detroit with pure and wholesome water," etc.,

In the passage of which the Senate has concurred by amajority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect has

ordered the same to take immediate effect.

Very respectfully,

LEWIS M. MILLER, Secretary of the Senate.

The bill was referred to the committee on engrossment and enrollment for enrollment.

THIRD READING OF BILLS.

House bill No. 554 (file No. 483), entitled

A bill to tax the business of the manufacture and sale of oleomargarine and butterine,

Was read a third time, and pending the taking of the vote on the passage thereof.

On motion of Mr. Wellman,

The bill was laid on the table.

Sedate bill No. 50 (file No. 204), entitled

A bill to amend section 3 chapter 205 of the compiled laws of 1871, being compiler's section 8137, of Howell's annotated statutes, relative to proceedings by and against corporations in courts of law,

Was read a third time and passed, a majority of all the members elect vot-

ing therefor, by yeas and nays, as follows:

YEAS.

Mr. Allen, Anderson, Ashton, Baldwin, Bardwell, Bettinger, Bentley, Burr, Cannon, Case, Chamberlain, Cole,	Mr. Cross, Dickson, Diekema, Dillon, Dougherty, Dunbar, Eldred, Goodrich, Grenell, Hill, Hosford, Jones,	Mr. Kelley, Killean, Manley, McCormick, McMillan, Mulvy, Ogg, O'Keefe, Oviatt, Perkins, Pettit, Powers,	Mr. Robinson, J. W Robinson, R., Rogers, Rumsey, Simpson, Spencer, Thompson, Tindall, VanOrthwick, Washburn Watson, H., Watts,
Crocker,	Kallander,	Preston,	Speaker, 52

NAYS.

Mr. Baumgardner, Mr. Pardee Mr. Vroman, Mr. Wood, McGregor, Rounsville,

6

Title agreed to.

Senate bill No. 114 (file No. 114), entitled

A bill to amend section 4345 of the compiled laws of the year 1871, being section 5808 of Howell's annotated statutes, relative to wills of real and personal estate,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays as follows:

YEAS.

Mr.	Allen,	Mr.	Cole,		Mr.	Jones,	Mr.	Robinson, J.W.
	Ashton,		Cross,			Kelley,		Robinson, R.,
	Baker, S.,		Damon,			Killean,	•	Rogers,
	Baker, W. A.	,	Dickson,			Lakey,		Rounsville,
	Baldwin,		Diekema,	-		Lincoln,		Rumsey,
	Bardwell,		Dillon,			Manly,		Simpson,
	Bates,		Dougherty,			McMillan,		Thompson,
	Baumgardner,		Dunbar,			Mulvey,		Van Orthwick,
	Beecher,		Eldred,			Oviatt,		Vroman,
	Bettinger,		Goodrich,			Pardee,		Watson, H.,
	Bentley,		Grenell,			Perkins,		Watts,
	Burr,		Haskin,			Pettit,		Wellman,
	Cannon,		Hill,			Powers,		Wood,
	Case,		Hoaglin,			Preston,		Speaker,
	Chamberlain,		Hosford,			Rentz,		59
				N A	VQ			Λ

NAYS.

Title agreed to.

House bill No. 178 (file No. 236), entitled

A bill to amend sections 7 and 36 of article 2 of an act entitled "An act to revise the laws providing for the incorporation of railroad companies and to regulate the running and management and to fix the duties and liabilities of all railroads and other corporations owning and operating any railroads in this State," approved May 1, 1873, as amended, being compiler's section 3350 of Howell's annoted statutes of the State of Michigan, as amended by act number 174 of the session laws of 1883,

Was read a third time, and pending the taking of the vote on the passage thereof.

On motion of Mr. Makelim,

The bill was laid on the table.

Senate bill No. 119 (file No. 263), entitled

A bill to provide for reporting all mortgages by the several registers of deeds of this State to the supervisors and assessing officers of their respective counties, and to the registers of deeds of other counties wherein the mortgagee resides, for assessment purposes, and providing blank form books therefor. Also prescribing the duties of registers of deeds relative to the recording of mortgages.

Was read a third time, and pending the taking of the vote on the passage

thereof.

On motion of Mr. Bates,

The bill was laid on the table.

Senate bill No. 188 (file No. 80), entitled

A bill to amend section 5, of act No. 79, of the session laws of 1873, and

the acts amendatory thereof, entitled "An act to provide for the appointment of a commissioner of railroads, and to define his powers and duties, and fix his compensation," approved April 10, 1873,

Was read a third time, and pending the taking of the vote on the passage

thereof,

Mr. Lakey moved that the bill be laid on the table,

Which motion did not prevail.

After some discussion,

Mr. Holt moved that the bill do lie on the table,

Which motion did not prevail.

After further discussion,

On motion of Mr. Hosford,

The bill was laid on the table.

On motion of Mr Chapman,

The bill was ordered printed in the journal.

The bill is as follows:

Senate bill No. 188 (file No. 80), entitled

A bill to amend section five of act No. 79 of the session laws of 1873 and the acts amendatory thereof, entitled "An act to provide for the appointment of a commiss oner of railroads and to define his powers, duties, and fix his compensation," approved April 10, 1873.

SECTION 1. The People of the State of Michigan enact, That section five of act seventy-nine of the session laws of 1873, and the acts amendatory thereof, shall be amended to read as follows:

SEC. 5. Sud commissioner shall receive an annual salary of twenty-five hundred dollars, payable monthly, on the warrant of the auditor general. He shall hold his office in the State capitol, at Lansing. The incidental expenses of his office, together with all actual cash outlay for railroad fares, shall be audited by the board of State auditors. He may appoint a deputy, who shall be a competent mechanical engineer, for whose official acts such commissioner shall be in all respects responsible, and revoke such appointment at pleasure. Such deputy shall take and subscribe the constitutional oath of office, and shall perform such duties as the commissioner may from time to time prescribe; and in case of the death, resignation or removal of the commissioner, shall perform the duties of commissioner until a successor shall be appointed; and such deputy shall receive an annual salary of fifteen hundred dollars for the year eighteen hundred and eighty-seven, and each year thereafter, payable monthly, on the warrant of the auditor general. It shall be the duty of said deputy commissioner, under the instructions of the commissioner, to make technical inspections and reports of the condition and working of all air and power brakes and fixtures, automatic or safety couplers, heating apparatus, train signals and other appliances connected with the construction and running of locomotive engines and cars, also of the condition, character, and working of yard and switch lamps, semaphore safety signals, switches, commion and interlocking, frogs and guard rails, whether the same are blocked or otherwise treated, as required by law, also of the condition and sufficiency of bridges and other structures connected with the permanent way, and of the condition and sufficiency of all equipments, freight and passenger houses, as regards the public safety, health and convenience, and of such other matters and things as the commissioner may deem essential to a full and thorough information as to the physical condition of the several railroad properties of the State and the proper enforcement of the police regulations enacted for the control and management of the same. Said mechanical engineer shall have had at least ten years' experience in practical service as a railroad mechanic, with such general knowledge of the requirements of railroad operation as shall fit him to skillfully perform the duties imposed upon him by the provisions of this act. He shall also be paid his actual traveling and personal expenses while employed in the actual service of the State, upon the allowance of the board of State auditors and the certificate of the commissioner of railroads that said expenses have been incurred. The commissioner of railroads may also appoint one competent clerk and no more, who shall perform such office duties as may be by him prescribed, and may revoke such appointment at pleasure. Said clerk shall take the constitutional oath of office, and shall receive, monthly, on the warrant of the auditor general, a salary of twelve hundred dollars per annum.

House bill No. 796, entitled

A bill to amend sections 8377, 8378, 8379, 8380, and 8381 of Howell's annotated statutes of Michigan, and section 8382 of said statutes as amended by act No. 102 of the session laws of 1885, relative to liens of mechanics and others.

Was read a third time, and pending the taking of the vote on the passage thereof.

Mr. Manly moved that the bill be laid on the table,

On which

Mr. Holt demanded the yeas and nays.

The demand was not seconded.

The motion that the bill do lie on the table then prevailed.

MOTIONS AND RESOLUTIONS.

Mr. Oviatt offered the following:

Resolved, That for the remainder of the session no member shall be allowed to speak but once on any subject before the House, nor for a longer time than five minutes without the consent of the House,

For which

Mr. Bates offered the following substitute:

Resolved, That hereafter every member shall be limited to five minutes in the debate of any question, and no member shall be permitted to use the time of another, and that rule 16 shall be strictly enforced,

Which was accepted.

The resolution as amended by the substitute, was not then adopted, twothirds of all the members present not voting therefor.

Mr. Thompson moved to take from the table House bill No. 662 (file No. 436), entitled

A bill to vacate the township of Carp Lake, in the county of Ontonagon, Which motion prevailed.

The question being on the passage of the bill,

The bill was then not passed, a majority of all the members elect not voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Ashton,
Baldwin,
Bates,
Crocker,

Mr. Cross,
Diekema,
McCormick,
McCormick,
Oviatt,
Oviatt,
Mr. Thompson,
Watson, F.H.,
Watson, H.,

NAYS.

Mr. Allen, Mr.	. Dunbar,	Mr. Lincoln,	Mr, Rounsville,
Baker, W. A.,	Eldred,	McKie,	Simpson,
Baumgardner,	Engleman,	McMillan,	Spencer,
Breen,	Haskin,	Mulvey,	Stuart,
Cannon,	Hoaglin,	Pardee,	Tindall,
Case,	Holt,	Perkins,	Vickary,
Chapman,	Hosford,	Pettit,	Vroman,
Cole,	Houk,	Pierce,	Washburn,
Damon,	Hunt,	Powers,	Watts,
Dickson,	Kallander,	Preston,	Webber,
Dougherty,	Kelley,	Rentz,	Wellman,
Douglass,	Killean,	Robinson R.,	Wood, 48.

On motion of Mr. F. H. Watson,

Leave of absence was granted to Mr. Chapell until Monday next.

Mr. Dillon moved to take from the table, House bill No. 762 (file No. 409), entitled

A bill to regulate the employment of labor in prisons,

Which motion prevailed.

The question being on the passage of the bill,

Mr. Dillon moved that there be a call of the House

Which motion prevailed.

PROCEEDINGS UNDER THE CALL.

The roll of the House was called by the Clerk, and the following members reported absent without leave: Messrs. Crocker and Grenell.

On motion of Mr. Wood,

The Sergeant-at-arms was dispatched after the absentees.

The Sergeant-at-arms announced Mr. Grenell at the bar of the House.

On motion of Mr. Bettinger,

Mr. Grenell was excused from the operation of the call and took his seat.

The question being on the passage of the bill,

The bill was then passed, a majority of all the members elect voting therefor by yeas and nays as follows:

YEAS.

Mr.	Abbott,	Mr.	Diekema,	Mr.	Kallander,	Mr.	Robinson, J.W.
	Anderson,		Dillon,		Kelley,		Rogers,
	Ashton,		Dougherty,	•	Killean,		Rounsville,
	Baker, W. A.,		Douglas,		Lincoln,		Snow,
	Baldwin,		Eldred,		Manly,		Thompson,
	Bates,		Goodrich,		McCormick,		Vickary,
	Baumgardner,		Grenell,		McKie,		Washburn,
	Beecher,		Herrington,		McMillan,		Watson, F. H
	Bettinger,		Holt,		Mulvey,		Watson, H.,
	Bentley,		Hoobler,		Ogg,		Wellman,
	Breen,		Hosford,		Perkins,		Williams, T.H.
	Burr,		Houk,		Powers,		Wood,
	Cole,		Hunt,		Preston,		Speaker,
	Damon,		Jones		·		54

23

7

NAYS.

Mr. Allen,	Mr. Engleman.	Mr. O'Keefe,	Mr. Spencer,
Baker, S.,	Harper,	Pardee,	Stuart,
Bardwell,	Haskin,	Pettit,	Tindall,
Cannon,	Hoaglin,	Rentz,	Watts,
Cross,	Makelim,	Rumsey,	Webber,
Dickson,	McGregor,	Simpson,	·

Title agreed to.

On motion of Mr. Washburn,

All further proceedings under the call were dispensed with.

Mr. Oviatt moved to take from the table House bill No. 848 (file No. 445), entitled

A bill to amend sections 1 and 9 of act No. 156 of the session laws of 1851, entitled "An act to define the powers and duties of the boards of supervisors of the several counties, and to confer upon them certain local administrative and legislative powers," approved April 8, 1851, the same being compiler's sections 473 and 481 respectively, of Howell's annotated statutes of Michigan,

Which motion prevailed.

The question being on the passage of the bill,

The bill was then passed, a majority of all the members elect voting therefor by yeas and nays as follows:

YEAS.

Mr.	Abbott,	Mr. Damon,	Mr. Killean,	Mr. Robinson, J.W.
	Allen,	Dickson,	Kirby,	Robinson, R.,
	Anderson,	Diekema,	Lakey,	Rumsey,
	Ashton,	Dougherty,	Lincoln,	Simpson,
	Baker, S.,	Goodrich,	Manly,	Spencer,
	Baker, W. A.,	Grenell,	McCormick,	Stuart,
	Baldwin,	Haskin,	McKie,	Thompson,
	Bardwell,	Herrington,	McMillan,	Vickary,
	Beecher,	Hill,	Mulvey,	Vroman,
	Bettinger,	Hoobler,	Oviatt,	Watson H.,
	Bentley,	Hosford,	Perkins,	Wellman,
	Breen,	Hunt,	Pierce,	Wood,
	Burr,	Jones,	Powers,	Speaker,
	Cross,	Kallander,	Rentz,	55

NAYS.

Mr. Cannon,	Mr. Pettit,	Mr. Rounsville,	Mr. Tindall,
McGregor,	Preston,	Snow,	

The question being on agreeing to the title,
Mr. Abbott moved to amend the title by inserting after the words "approved April 8, 1851" the words "being sections 467 and 475 of the compiled laws,"

Which motion prevailed.

The title as amended was then agreed to. Mr. Oviatt moved to take from the table Senate bill No. 453 (file No. 172), entitled

A bill to provide for the publication in newspapers of township proclama-

tions, registration notices, election notices, notices of letting highway and bridge contracts and all other similar notices where the law now requires the posting of written or printed notices and make no provision for publishing such notices in newspapers,

Which motion prevailed.

The question being on the passage of the bill,

Mr. Oviatt moved to amend the bill so as to read as follows:

SECTION 1. The People of the State of Michigan enact, That in all cases where the laws of this State require the posting of notices of letting highway and bridge contracts, notices of execution sales of personal property and chattel mortgage sales, the said notices shall also be published at least once a week for two consecutive weeks in one or more newspapers of the township or county in which the notices are required to be posted: Provided, That this act shall not apply to any sales which, under existing laws, require less than one week's posting of said notices,

Which motion prevailed.

The question again being on the passage of the bill,

Mr. Snow moved that the enacting words of the bill be stricken out,

Which motion prevailed,

And the title and body of the bill were laid on the table.

_ Unfinished Business.

Being the consideration of Senate amendment to

House bill No. 609 (file No. 354), entitled

A bill to make an appropriation for marking by monuments, the places where the 1st, 3d, 4th, 5th, 7th, 16th and 24th Michigan infantry, the 1st, 5th, 6th and 7th Michigan cavalry, the 9th battery, "I" Michigan artillery, and companies "C," "I" and "K," of the 1st regiment of U. S. S., and company "B" 2d regiment of U. S. S., known as Berdan's Michigan Sharp Shooters, or any other command of Michigan volunteers who fought upon the battlefield of Gettysburg, and providing for the erection of the same,

Which had been reported as follows:

And to inform the House that the Senate has amended the same as follows, viz.:

- 1. By striking out of line 2 of section 2, the words "one officer or soldier," and inserting in lieu thereof "three officers or soldiers."
 - 2. By striking out of line 2 of section 2, all after the word "soldier."
- 3. By striking out of line 1 of section 3, the word "shall," and inserting in lieu thereof the word "may."

4. By adding the following to stand as section 4 of the bill:

SEC. 4. The Auditor General shall add to and incorporate into the State tax for the year 1888 the sum of \$20,000, to be assessed, levied and collected as other State taxes are assessed, levied and collected, which sum, when collected, shall be placed to the credit of the general fund to reimburse it for the sum appropriated by section 1 of this act.

And further to inform the House that the Senate has amended the title to

the bill as follows:

By striking out the word "where" and inserting in lieu thereof the words "occupied by,"

The question being on concurring in the amendments made by the Senate

to the bill.

On motion of Mr. Manly,

The House concurred, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Abbott, M Anderson, Ashton, Baker, S., Baker, W. A., Bardwell, Bates, Beecher, Bettinger, Bentley, Burr, Cannon, Case, Chamberlain,	r. Cross, Damon, Dickson, Dillon, Dougherty, Douglass, Eldred, Goodrich, Grenell, Hill, Hoaglin, Hoobler, Hosford, Hunt,	Mr. Kallander, Killean, Kirby, Lincoln, Makelim, Manly, McCormick, McKie. McMillan, O'Keefe, Oviatt, Pettit, Robinson, J. W. Robinson, R.,	Mr. Rumsey, Simpson, Spencer, Thompson, Tindall, VanOrthwick, Vroman, Washburn, Watson, H., Watts, Wellman, Williams, T. H., Wood, Speaker,
Cole,	Jones,	Rounsville,	59
		4 TTO	

NAYS.

Mr. Preston,

1

The question being on concurring in the amendment made by the Senate to the title of the bill,

The House concurred.

The bill was then referred to the committee on engrossment and enrollment for enrollment.

Also the following:

Senate amendment to

House bill No. 344 (file No. 186), entitled

A bill to authorize the township of Flushing, in Genesee county, Michigan, to borrow money to be used in public improvements in and for the benefit of said township, and to issue bonds therefor,

Which had been reported as follows:

By striking out of line 2 of section 2 the words two-thirds."

The question being on concurring in the amendment made by the Senate to the bill,

Mr. Beecher moved that the House concur.

After some discussion,

Mr. W. A. Baker demanded the previous question.

The demand was seconded.

The question being shall the main question be now put,

The same was ordered.

The House then non-concurred in the amendment made by the Senate to the bill, a majority of all the members elect not voting therefor, by year and navs, as follows:

YEAS.

Mr. Abbott,	Mr. Dillon,	Mr. McGregor,	Mr. Rounsville,
Allen,	Dougherty,	Mulvey,	Rumsey,
Anderson,	Hoobler,	O'Keefe,	Snow,
Baker, W. A.,	Houk,	Oviatt,	Thompson,

Mr. Bardwell,	Mr. Hunt,	Mr. Perkins,	Mr. Watson, F. H
Beecher,	Jones,	Preston,	Watson H.
Bentley,	Killean,	Rentz,	Webber,
Cross,	Lakey,	Robinson, J. W.	Wellman,
Dickson,	McCormick,	Rogers,	Williams, T. H.,
			90

NAYS.

Mr. Baker, S.,	Mr. Dunbar,	Mr. Kallander,	Mr. Simpson,
Bates,	Eldred,	Manly,	Spencer,
Breen,	Engleman,	McKie,	Tindall,
Burr,	Goodrich,	Pardee,	Vickary,
Chamberlain,	Haskin,	Pettit,	Vroman,
Cole,	Hill,	Pierce,	Washburn,
Damon,	Hosford,	Robinson, R.,	Wood, 28

Also the following: Senate amendment to

House bill No. 873 (file No. 462), entitled

A bill establishing a lien for labor and services upon lumber, shingles, logs, timber, cedar posts, telegraph poles, railroad ties, bark, shingle bolts, stave bolts, staves, cordwood, pulp wood, hop poles, hoop poles, veneering wood, and all other forest products, and to repeal act No. 145 of the session laws of 1881, entitled "An act establishing a lien for labor and services upon logs, timber, cedar posts, telegraph poles, railroad ties, tan-bark, shingle bolts and staves, and to repeal act No. 185 of the session laws of 1873, entitled An act establishing a lien for labor and services upon logs and timber as amended by act No. 253 of the public acts of 1879.

Which had been reported as follows:

By striking out of lines 13 and 14 of section 6 the words "cut to the place of destination, when such destination is within this State," and inserting in lieu thereof the words "banked or deposited for shipment on the railroad, or for floatage in the stream or streams, or for transportation on the waters of this State."

The question being on concurring in the amendments made by the Senate to the bill,

The House non-concurred, a majority of all the members elect not voting therefor, by yeas and nays, as follows:

NAYS.

Mr. Allen, Ashton, Bates, Bettinger, Bentley, Breen, Burr, Cannon, Chapman, Cross, Damon, Dickson,	Mr. Dunbar, Eldred, Herrington, Hoaglin, Hoobler, Hosford, Houk, Hunt, Jones, Kallander, Killean,	Mr. McKie, McMillan, Mulvey, Ogg, Oviatt, Pardee, Perkins, Pettit, Powers. Preston, Rentz, Robinson,J.W	Mr. Rounsville, Simpson, Snow, Spencer, Stuart, Thompson, Tindall, VanOrthwick, Vickary, Vroman, Washburn, Watson, H.,
		·	

YEAS.

Also the following:

Senate amendments to

House bill No. 504 (file No. 371), entitled

A bill to revise, consolidate and amend the liquor laws of this State,

Which had been heretofore reported (see Journal of yesterday).

The question being on concurring in the amendments made by the Senate to the bill,

On motion of Mr. Diekema,

The bill and pending amendments were made the special order for 7:30 o'clock this evening.

Mr. Chapman arose to a question of privilege, in that the journal of yes-

terday incorrectly states a motion made by him, in that where it says,

"Mr. Chapman moved that the matters charged in the Lansing Journal and the Detroit Evening News against this House, be referred to a select committee of three, who shall investigate and report to the House."

It should read as follows:

"Mr. Chapman moved that a select committee of three be appointed to bring the action of the House, just had, to the attention of the editor of the Lansing Journal."

The Speaker announced that the correction would be made as requested.

On motion of Mr. Eldred,

The House took a recess until 2 o'clock P. M.

AFTERNOON SESSION.

2 o'clock P. M.

The House met and was called to order by the Speaker.

Roll called: quorum present.

Mr. Chapman moved that a respectful message be sent to the Senate, asking the return to the House of

Senate bill No. 1 (file No. 110, House file No. 446), entitled

A bill making an appropriation for the erection and equipment of a suitable building for the use of the mining school at Houghton, in the Upper Peninsula of Michigan, and for heating, lighting and furnishing the same,

Which motion prevailed.

The hour having arrived for the

SPECIAL ORDER,

On motion of Mr. Wood,

The House went into committee of the whole, on the special order, with the Speaker in the chair.

After some time spent therein, the committee rose, and through their chairman, made the following report:

The committee of the whole have had under consideration the following bills:

1. House bill No. 447 (file No. 484, entitled

A bill to provide for the payment of bounty by the State to such soldiers,

sailors, and marines as are entitled to the same, but failed to receive it by reason of there being no money to pay the same under act 23 of the special session of 1864, entitled "An act authorizing the payment of bounties to volunteers in the service of the United States,"

2. House bill No. 48 (file No. 104), entitled

A bill to provide for the adjusting and payment of State bounties to Michigan soldiers.

Have made no amendments thereto, and have directed their chairman to

report the same back to the House, and recommend their passage.

D. P. MARKEY, Chairman

Report accepted and committee discharged.

The first and second named bills were placed on the order of third read-

Mr. Wood moved that the rules be suspended and the first named bill be put upon its immediate passage,

Which motion did not prevail.

GENERAL ORDER.

On motion of Mr. Diekema,

The House went into committee of the whole, on the general order,

Whereupon the Speaker called Mr. Ashton to the chair.

After some time spent therein, the committee rose, and through their chairman made the following report:

The committee of the whole have had under consideration the following

bills:

1. House bill No. 510 (fill No. 488), entitled

A bill to declare the waters of the great lakes, and their bays and inlets, free to all for the purposes of shooting and fishing with hook and line.

2. House bill No. 451 (file No. 490), entitled

A bill to amend sections 1 and 2 of act 152, session laws of 1883, entitled An act to provide for the taxation of persons, copartnerships, associations, car loaning companies, corporations and fast freight lines engaged in the business of running cars over any of the railroads of this State and not being exclusively the property of any railroad company paying taxes on their gross receipts."

3. House bill No. 774 (file No. 493), entitled

A bill to fix the salary of the private secretary of the auditor general.

Have made no amendments thereto, and have directed their chairman to report the same back to the House, and recommend their passage.

The committee of the whole have had under consideration the following

joint resolution:

4. House joint resolution No. 5 (file No. 8), entitled

House joint resolution proposing amendments to sections 3, 6, 7, 8, 9, 10 and 11 of article 10 of the constitution of this State, so as to provide for a board of county commissioners in each of the counties in this State, instead of a board of supervisors or county auditors.

5. House joint resolution No. 21 (file No. 9), entitled

Joint resolution for the auditing and payment of certain land warrants heretofore issued by the Auditor General of this State,

Have made no amendments thereto, and have directed their chairman to report the same back to the House, and recommend their passage.

The committee of the whole have also had under consideration the following bills:

6. House bill No. 897 (file No. 486), entitled

A bill to amend sections 11, 13 and 19 of chapter 304, Howell's statutes, in relation to the punishment of fraudulent debtors, being compiler's sections 8760, 8762, and 8765.

7. House bill No. 893 (file No. 492), entitled

A bill to amend section 9, article 2, of act No. 198 of the session laws of 1873, being an act entitled "An act to revise the laws providing for the incorporation of railroad companies, and to regulate the running and management, and to fix the duties and liabilities of all railroads and other corporations owning or operating any railroad in this State," approved May 1, 1873, as amended by act No. 177, public acts of 1877, approved May 22, 1877, being compiler's section 3323 of Howell's annotated statutes, as amended by act number 116, public acts of 1883, approved May 24, 1883.

Have made sundry amendments thereto, and have directed their chairman to report the same back to the House, asking concurrence therein, and

recommend their passage.

The committee of the whole have also had under consideration the following joint resolution:

8. House joint resolution No. 3 (file No. 10), entitled

Joint resolution to amend section one of article 7 of the constitution of this State, relative to elections,

Have made sundry amendments thereto, and have directed their chairman to report the same back to the House, asking concurrence therein, and recommend its passage.

The committee of the whole have also had under consideration the fol-

lowing bill:

9. House bill No. 810 (file No. 491), entitled

A bill to authorize the formation of improvement companies in cities, to empower the municipal authorities of cities to contract with such companies for the improvement of parks and boulevards therein, and to permit a rebate of taxes therefor,

And have directed their chairman to report the same back to the House, with the recommendation that it be laid on the table.

B. D. ASHTON Chairman.

Report accepted and committee discharged.

The first, second and third named bills and fourth and fifth named joint resolutions were placed on the order of third reading.

On motion of Mr. Wellman,

The House concurred in the amendments made by the committee, to the sixth and seventh named bills and eighth named joint resolution, and they were placed on the order of third reading.

On motion of Mr. Hosford,

The House concurred in the recommendation of the committee relative to the ninth named bill, and it was laid on the table.

By the select committee:

The select committee to whom was assigned the duty of notifying the editor of the Lansing Journal of the action taken by the House relative to an article published in that paper on Saturday last, respectfully report that

they have performed that duty and ask to be discharged from the further consideration of the subject.

A. O. ABBOTT,
A. R. CHAPMAN,
CASS E. HERRINGTON.

Committee.

Report accepted and committee discharged. The Speaker announced that the hour for the

SPECIAL ORDER

Had arrived, being the consideration of Senate bill No. 36 (file No. 140), entitled

A bill making appropriation for the use and maintenance of the University of Michigan,

The question being on the passage of the bill, the objections of the Governor to the contrary notwithstanding.

Mr. Diekema moved that there be a call of the House.

Which motion prevailed.

PROCEEDINGS UNDER THE CALL.

The roll of the House was called by the Clerk and the following member reported absent without leave: Mr. Preston.

On motion of Mr. Holt,

Mr. Preston was excused from the operation of the call.

Mr. Herrington moved to reconsider the vote by which the House excused Mr. Preston.

Which movion prevailed.

The question being on granting the excuse,

The same was not granted.

After some further discussion of the bill, Mr. Hill demanded the previous question.

The demand was seconded.

The question being shall the main question be now put,

The same was ordered.

The question being on the passage of the bill, the objections of the Governor to the contrary notwithstanding,

The bill was then not passed, two-thirds of all the members elect not voting therefor by yeas and nays as follows:

YEAS.

Mr. Abbott,	Mr. Cross,	Mr. Makelim,	Mr. Snow,
Ashton,	Dieken	na, Manly,	Thompson,
Baker, S.,	. Dillon,	McMillan,	Vickary,
Baker, W. A.			Vroman,
Baldwin,	Englen		Washburn,
Bardwell,	Green,	O'Keele,	Watson, F. H.,
Bettinger,	Harper	, Oviatt,	Wellman,
Breen,	Herring		Williams, T.H.
Cannon,	Hosford	i, Rentz,	Williams, W.W
Chamberlain,	Kalland	ler, Robinson, J	.W. Wood,
Crocker,	Killean	Rumsey,	43
•		TATA TOO	

NAYS.

Mr.	Allen,	Mr.	Dougherty,	Mr.	Jones,	Mr.	Robinson, R.,
	Anderson,		Dunbar,		Kelley,		Rogers,
	Bates,		Eldred,		Kirby,		Rounsville,
	Baumgardner,		Goodrich,		Lakey,		Simpson,
	Beecher,		Grenell,		Lincoln,		Spencer,
	Bentley,		Haskin,		McCormick,		Stuart,
	Burr,		Hill,		McGregor,		Tindall,
	Case,		Hoaglin,		McKie,		VanOrthwick,
	Chapman,		Holt,		Pardee,		Watson, H.,
	Cole,		Hoobler,		Pettit,		Watts,
	Damon,		Houk,		Pierce,		Webber,
	Dickson,		Hunt,		Powers,		47

On motion of Mr. Eldred,

All further proceedings under the call were dispensed with.

Mr. Oviatt moved that a respectful message be sent to the Senate asking the return to the House of

Senate bill No. 47, entitled

A bill to provide for the appointment, fix the compensation and prescribe the duties of the stenographer of the circuit courts for the counties of Mecosta and Newaygo, now comprising the 27th judicial circuit.

Which motion prevailed.

Mr. Oviatt moved that a respectful message be sent to the Governor asking the return to the House of

House bill No. 134 (file No. 80), entitled

A bill to provide for the appointment, fix the compensation and prescribe the duties of the stenographer of the circuit court for the counties of Manistee, Mason, Lake and Osceola, now comprising the 19th judicial circuit.

Which motion prevailed.

Mr. Bentley moved that a respectful message be sent to the Senate asking the return to the House of

Senate bill No. 442, entitled

A bill to provide for the appointment, fix the compensation and prescribe the duties of the stenographer of the circuit courts for the counties of Branch and St. Joseph, now comprising the 15th judicial circuit.

Which motion prevailed.

Mr. Rumsey moved to take from the table House bill No. 602 (file No. 220), entitled

A bill to amend act No. 177 of the public acts of 1883, entitled An act to authorize the board of control of the insane asylum at Traverse City to place the same under charge of the homeopathic school of medicine.

Which motion prevailed.

The question being on the passage of the bill,

Mr. Rumsey moved to amend the bill by adding thereto the following: Provided, That the friends of any patient now being confined in this asylum, or residing in this asylum district, who prefer medical treatment other than that prescribed or adopted by this asylum, shall be granted the privilege of being transferred to one of the other asylums of the State.

And further provided, That all persons now being confined in either of the other asylums of this State, or residing in their respective districts, shall also be accorded the privilege of being sent to this asylum if their

friends so select.

Which motion prevailed.

Mr. W. A. Baker moved to amend the bill by striking out in line 2, recited section 1 the words "directed and required."

Which motion did not prevail.

The bill was then not passed, a majority of all the members elect not voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Baker, S.,	Mr. Hoobler,	Mr. Pardee,	Mr. Watson, F. H.,
Baldwin,	Hosford,	Rounsville,	Watson, H.,
Cole,	Hunt,	Rumsey,	Watts,
Dickson,	Killean,	Spencer,	Webber,
Dunb ar ,	Lincoln,	Thompson,	Williams, T. H.
Eldred,	McCormick,	Washburn,	Williams, W.W
Hoaglin,	McGregor,	•	26

NAYS.

Mr. Anderson, Mr	. Damon,	Mr. Kelley,	Mr. Powers,
Ashton,	Dillon,	Kirby,	Robinson, J. W.
Baker, W. A.,	Dougherty,	Makelim,	Rogers,
Bardwell,	Goodrich,	McKie,	Simpson,
Bates,	Harper,	Mc Millan,	Snow,
Bentley,	Haskin,	Oviatt,	Stuart,
Breen,	Houk,	Perkins,	Tindaĺl,
Cannon,	Jones,	Pettit,	Vroman,
Case,	Kallender,	Pierce,	Wellman,
Cross,	.*	•	37

Mr. Cannon moved that the further consideration of the bill be indefinitely postponed.

Which motion did not prevail.

By the committee on engrossment and enrollment:

The committee on engrossment and enrollment report as correctly enrolled, signed, and presented to the Governor, the following:

House bill No. 537 (manuscript), entitled

A bill to amend sections 15 and 20 of act No. 211 of the session laws of 1861, entitled "An act to incorporate the village of Lowell," approved March 15, 1861, as amended by the several acts amendatory thereof.

Also.

House bill No. 823 (manuscript), entitled

A bill to change the name of the village of Sandusky, in Sanilac county, to Sanilac Centre.

Also,

House bill No. 428 (file No. 468), entitled

A bill to amend section 8 of chapter 33, being consecutive section 1465 of compiled laws of 1871 as amended by act No. 86 of the public acts of 1875, approved April 16, 1875, the same being compiler's section 1501 of Howell's annotated statutes, relative to manufacture and inspection of salt,

Also,

House bill No. 574 (file No. 479), entitled

A bill to amend section 1 of an act entitled "An act to revise an act to in-

corporate the city of Bay City," approved March 30, 1881, as amended and revised by the several acts amendatory and revisionary thereof.

ROBERT Y. OGG, Chairman.

Report accepted.

On motion of Mr. Eldred.

The House took a recess until 7.30 o'clock this evening.

EVENING SESSION.

7:30 o'clock P. M.

The House met and was called to order by the Speaker.

Roll called: quorum present.

The House took up the

SPECIAL ORDER,

Being the consideration of Senate amendments to

House bill No. 504 (file No. 371) entitled

A bill to revise, consolidate and amend the liquor laws of this State,

Which had been reported as follows:

- 1. By striking out of line 8 of section 1 the word five and inserting in lieu thereof the word three;
- 2. By striking out of line 9 of section 1 the word five and inserting in lien thereof the word three;

3. By striking out of section 1 all after the word same in line 16;

- 4. By inserting in line 2 of section 2 after the word sell the words any of such liquors;
- 5. By striking out of line 3 of section 2 the word five and inserting in lieu thereof the word three;
- 6. By striking out of line 5 of section 2 the word five and inserting in lieu thereof the word three;
- 7. By adding to the beginning of line 9 of section 2 the words section 3, and making that line the beginning of section 3 of the bill, and renumbering the other sections;
- 8. By inserting in line 9 of section 2 before the word provisions the word penal;
- 9. By striking out of line 18 of section 2 the word whose, and inserting in lieu thereof the words when forbidden in writing so to do by the;
- 10. By inserting in line 18 of section 2, after the word employer the words of such persons, or by the;
- 11. By inserting in line 19 of section 2 before the word mayor the word
- 12. By inserting in line 19 of section 2, before the word director the word or;
- 13. By inserting in line 19 of section 2, after the word city, the words or president, or trustee of any village;
- 14. By striking out of line 21 of section 2, the words who shall forbid the same;
- 15. By inserting in line 25 of section 2 the words without the payment of any tax specified in section one;

- 16. By inserting in line 31 of section 2 after the word sale, the words in manner and form as aforesaid;
- 17. By striking out of line 57 of section 2 the word whose, and inserting in lieu thereof the words when forbidden in writing so to do by the;
- 18. By inserting in line 57 of section 2 after the word employer, the words of such person, or by the;
- 19. By inserting in line 58 of section 2 before the word director, the word or:
- 20. By striking out of line 58 of section 2 the words or any supervisor or alderman;
- 21. By striking out of line 60 of section 2 the words shall forbid such selling, furnishing, or giving to as aforesaid;
- 22. By striking out of lines 60 and 61 of section 2 the words to any person, and inserting in lieu thereof the words any such liquor;
 - 23. By inserting at the end of line 64 of section 2 the words or persons;
- 24. By inserting in line 65 of section 2 before the word then the words him or;
- 25. By inserting in line 65 of section 2, after the word support, the words or otherwise;
- 26. By inserting in line 81 of section 2, after the both the words such fine and imprisonment;
 - 27. By striking out of line 82 of section 2, the word paying:
- 28. By inserting at the end of line 84 of section 2, the words and it shall be set forth and declared in the record of judgment upon such second conviction;
 - 29. By striking out of line 85 of section 2, the words in addition;
 - 30. By striking out of line 86 of section 2, the words or negligence;
- 31. By inserting in line 86 of section 2, after the word violation, the words and be;
- 32. By striking out of line 86 of section 2, the word penalty, and inserting in lieu thereof the word penalties;
 - 33. By adding to the end of line 87 of section 2, the words or employers;
- 34. By striking out of line 3 of section 3, the words Monday in, and inserting in lieu thereof the words day of;
- 35. By striking out of line 7 of section 3, the words Monday in, and inserting in lieu thereof the words day of;
- 36. By striking out of line 9 of section 3 the word Monday, and inserting in lieu thereof the word day;
- 37. By striking out of lines 5, 9 and 10 of section 3 the words first Monday of May, and inserting in lieu thereof the words thirtieth day of April;
- 38. By striking out of line 1 of section 4 the word any at the beginning of the line, and inserting in lieu thereof the word every;
- 39. By striking out of line 1 of section 4 the word engaged, and inserting in lieu thereof the word engaging;
 - 40. By striking out of line 1 of section 4 the word such;
- 41. By inserting in line 1 of section 4 after the word business, the words specified in section one of this act;
- 42. By striking out of line 1 of section 4 the words Monday in, and inserting in lieu thereof the words day of;
- 43. By striking out of line 5 of section 4 the words first Monday of May, and inserting in lieu thereof the words thirtieth day of April;

corporate the city of Bay City," approved March 30, 1881, as amended and revised by the several acts amendatory and revisionary thereof.

ROBERT Y. OGG, Chairman.

Report accepted.

On motion of Mr. Eldred,

The House took a recess until 7.30 o'clock this evening.

EVENING SESSION.

7:30 o'clock P. M.

The House met and was called to order by the Speaker.

Roll called: quorum present.

The House took up the

SPECIAL ORDER,

Being the consideration of Senate amendments to

House bill No. 504 (file No. 371) entitled

A bill to revise, consolidate and amend the liquor laws of this State,

Which had been reported as follows:

- 1. By striking out of line 8 of section 1 the word five and inserting in lieu thereof the word three;
- 2. By striking out of line 9 of section 1 the word five and inserting in lieu thereof the word three;

3. By striking out of section 1 all after the word same in line 16;

- 4. By inserting in line 2 of section 2 after the word sell the words any of such liquors;
- 5. By striking out of line 3 of section 2 the word five and inserting in lieu thereof the word three;
- 6. By striking out of line 5 of section 2 the word five and inserting in lieu thereof the word three;
- 7. By adding to the beginning of line 9 of section 2 the words section 3, and making that line the beginning of section 3 of the bill, and renumbering the other sections;
- 8. By inserting in line 9 of section 2 before the word provisions the word penal;
- 9. By striking out of line 18 of section 2 the word whose, and inserting in lieu thereof the words when forbidden in writing so to do by the;
- 10. By inserting in line 18 of section 2, after the word employer the words of such persons, or by the;
 - 11. By inserting in line 19 of section 2 before the word mayor the word
- 12. By inserting in line 19 of section 2, before the word director the word or:
- 13. By inserting in line 19 of section 2, after the word city, the words or president, or trustee of any village;
- 14. By striking out of line 21 of section 2, the words who shall forbid the same:
- 15. By inserting in line 25 of section 2 the words without the payment of any tax specified in section one;

16. By inserting in line 31 of section 2 after the word sale, the words in manner and form as aforesaid;

17. By striking out of line 57 of section 2 the word whose, and inserting in lieu thereof the words when forbidden in writing so to do by the;

18. By inserting in line 57 of section 2 after the word employer, the words of such person, or by the;

19. By inserting in line 58 of section 2 before the word director, the word or;

20. By striking out of line 58 of section 2 the words or any supervisor or alderman;

21. By striking out of line 60 of section 2 the words shall forbid such selling, furnishing, or giving to as aforesaid;

22. By striking out of lines 60 and 61 of section 2 the words to any

person, and inserting in lieu thereof the words any such liquor;

23. By inserting at the end of line 64 of section 2 the words or persons;

24. By inserting in line 65 of section 2 before the word then the words him or;

25. By inserting in line 65 of section 2, after the word support, the words or otherwise;

26. By inserting in line 81 of section 2, after the both the words such fine and imprisonment;

27. By striking out of line 82 of section 2, the word paying:

- 28. By inserting at the end of line 84 of section 2, the words and it shall be set forth and declared in the record of judgment upon such second conviction;
 - 29. By striking out of line 85 of section 2, the words in addition;

30. By striking out of line 86 of section 2, the words or negligence;

- 31. By inserting in line 86 of section 2, after the word violation, the words and be;
- 32. By striking out of line 86 of section 2, the word penalty, and inserting in lieu thereof the word penalties;
 - 33. By adding to the end of line 87 of section 2, the words or employers;
- 34. By striking out of line 3 of section 3, the words Monday in, and inserting in lieu thereof the words day of;
- 35. By striking out of line 7 of section 3, the words Monday in, and inserting in lieu thereof the words day of;
- 36. By striking out of line 9 of section 3 the word Monday, and inserting in lieu thereof the word day;
- 37. By striking out of lines 5, 9 and 10 of section 3 the words first Monday of May, and inserting in lieu thereof the words thirtieth day of April;
- 38. By striking out of line 1 of section 4 the word any at the beginning of the line, and inserting in lieu thereof the word every;
- 39. By striking out of line 1 of section 4 the word engaged, and inserting in lieu thereof the word engaging;

40. By striking out of line 1 of section 4 the word such;

- 41. By inserting in line 1 of section 4 after the word business, the words specified in section one of this act;
- 42. By striking out of line 1 of section 4 the words Monday in, and inserting in lieu thereof the words day of;
- 43. By striking out of line 5 of section 4 the words first Monday of May, and inserting in lieu thereof the words thirtieth day of April;

- 44. By striking out of line 6 of section 4 the word demanded, and inserting in lieu thereof the word required;
- 45. By striking out of line 6 of section 4 the word tax and inserting in lieu thereof the word same;
- 46. By striking out of line 6 of section 4 the word Monday and inserting in lieu thereof the word day;
- 47. By striking out of line 3 of section 5 the word named and inserting in lieu thereof the words stated, and shall specify therein;
- 48. By striking out of line 5 of section 5 the word also and inserting in lieuthereof the words he shall also deliver to such person or persons;
- 49. By striking out of line 8 of section 5 the word penalty and inserting in lieu thereof the word penalties;
- 50. By striking out of lines 8 and 9 of section 5 the words ten dollars costs will be paid to the person making complaint upon the conviction of the offender, and that;
- 51. By inserting a period after the word justice in line 10 of section 5, striking out the word and, and beginning a new sentence with the word before;
- 52. By striking out of line 11 of section 5, the word same and inserting in lieu thereof the words said notice and receipt;
- 53. By striking out of lines 15 to 20 of section 5 the words and any person or persons who shall carry on an any business or sell any liquors or beverages for which a tax is required to be paid by this act, without having such receipt and notice posted up and display d at all times in the place where such business or sale is or are carried on, shall be deemed guilty of a misdemeanor, and shall be subject to the same fine and punishment as is provided in this act for the neglect or refusal to pay the tax required by this act.
- 54. By inserting in line 23 of section 5, after the word full, the words in money;
- 55. By inserting in line 6 of section 5, after the word thereof, the words if there is no specific penalty provided therefor by this act;
- 56. By striking out of line 7 of section 6 the word and, after the word prosecution, and inserting in lieu thereof the word or;
- 57. By inserting in line 8 of section 6 after the word days where it occur the second time, the words or both such fine and imprisonment;
 - 58. By striking out of line 9 of section 6 the word he;
- 59. By inserting in line 12 of section 6 after the word person the words or persons;
- 60. By inserting in line 14 of section 6 after the words shall the words thereby,
- in addition to all other penalties prescribed by this act;
- 61. By striking out of line 14 of section 6 the words right to sell paid for, and inserting in lieu thereof the words tax so paid;
- 62. By inserting in line 14 of section 6 after the word them, and be precluded from continuing such business for the remainder of the year or time for which said tax was paid;
- 63. By striking out of lines 7 and 18 of section 6 the words the forfeiture of the tax shall be in addition to the penalty hereinbefore prescribed;
- 64. By striking out of lines 20 and 21 of section 6 the words forfeitures and penalties, and inserting in lieu thereof the words penalties and forfeitures;
- 65. By adding to the end of section 6 the words and be precluded and debarred from continuing or engaging in any business requiring the payment of a tax under this act as aforesaid:

- 66. By inserting in line 5 of section 7 after the word trustees the words the council;
 - 67. By striking out of line 9 of section 7 the word village;
- 68. By striking out of lines 10, 11 and 12 of section 7 the words or be engaged, either as a principal, agent or servant, either directly or indirectly, in the sale of any of the liquors mentioned in this act, and inserting in lieu thereof the words except notaries public;
 - 69. By inserting in line 12 of section 7 after the word nor, the word be;
- 70. By striking out of line 12 of section 7 the words any other bond, and inserting in lieu thereof the words more than two bonds;
- 71. By striking out of section 7 the words whose, and inserting in lieu thereof the words when torbidden in writing so to do by the;
 - 72. By inserting in line 31 of section 7 before the word employer the word or.
- 73. By inserting in line 31 of section 7 before the word supervisor the words of such persons, or by the;
- 74. By inserting in line 31 of section 7 after the word mayor the words of the city or;
- 75. By striking out of lines 31 and 32 of section 7 the words or any supervisor or alderman of the city and inserting in lien thereof the words or president or trustee of any village;
 - 76. By striking out of line 33 of section 7 the words shall forbid the same;
- 77. By inserting in line 34 of section 7, after the word person, the words or persons;
- 78. By inserting in line 34 of section 7, before the word them, the words him or;
- 79. By inserting in line 35 of section 7, after the word support, the words or otherwise:
- 80. By inserting in line 56 of section 7, after the word trustees, the words the council;
- 81. By inserting in line 62 of section 7, after the word trustees, the words the council;
- 82. By inserting in line 65 of section 7 after the word trustees the words the council;
- 83. By striking out of lines 8 and 9 of section 8, the words: Provided, That the amount received as fees under the provisions of this act by any county treasurer, shall not exceed the sum of five hundred dollars, and inserting in lieu thereof the words Provided, That in all counties in the Upper Peninsula all the moneys paid to any county treasurer, under the provisions of this act, shall, after deducting his fees as aforesaid, be by him placed to the credit of the township, village or city from which the same was collected, and shall be by such county treasurer paid over on demand to the treasurer of such township, village or city, to be applied as other general funds;
 - 84. By striking out of line 3 of section 10, the words or persons;
 - 85. By striking out of line 4 of section 10, the words or persons;
- 86. By inserting in line 9 of section 10, after the words there be two the words the expense of such publication shall be paid out of the contingent fund of the county;
- 87. By inserting in line 5 of section 11, before the word appoint, the words after summary hearing and determination thereon and deciding the same to have occurred;
- 88. By inserting in line 5 of section 11, after the word duties, the words of such officer;

- 89. By striking out of line 7 of section 11, the word and, and inserting in lieu thereof the words *Provided*, That;
- 90. By inserting in line 10 of section 11, after the word performed the words and reimburse him for all expenses incurred;
- 91. By striking out of line 2 of section 12 the word to after the word furnish;
- 92. By striking out of line 5 of section 12 the word whose, and inserting in lieu thereof the words when forbidden in writing so to do by the;
- 93. By striking out of line 6 of section 12 the word or, and inserting in lieu thereof of such person or by;
 - 94. By inserting in line 7 of section 12, before the word director, the word or; 95. By striking out of line 7 of section 12, the words or any supervisor or
- alderman of the city;
 96. By string out of lines 8 and 9 of section 12, the words shall forbid such selling, furnishing or giving;
- 97. By striking out of line 12 of section 12 the word whose, and inserting in lieu thereof the words when forbidden in writing so to do by the;
- 98. By inserting in line 12 of section 12, before the word employer, the word or;
- 99. By striking out of line 12 of section 12 the word or, and inserting in lieu thereof the words of such person, or by;
- 100. By inserting in line 13 of section 12, before the word director, the word or:
- 101. By striking out of line 13 of section 12 the words or any supervisor or alderman of the city;
- 102. By striking out of line 15 of section 12 the words shall be forbidden the selling, furnishing, or giving of the same;
- 103. By striking out of lines 15 and 16 of section 12 the word presumption, and inserting in lieu thereof the word evidence;
- 104. By striking out of line 16 of section 12 the word liquor, and inserting in lieu thereof the word liquid;
 - 105. By adding the following to stand as section 14:
- Sec. 14. It shall not be lawful for any person, by himself, his clerk or agent, to permit any student in attendance at any public or private institution of learning in this State, or any minor, to play at cards, dice, billiards or any game of chance, in any part of any building in which spirituous liquors or intoxicating drinks are sold; nor shall it be lawful for any person, by himself, his clerk or agent, to sell or give to any student in attendance at any public or private institution of learning in this State, any spirituous or intoxicating drinks, except when prescribed by a regular physician for medicinal purposes; and any person who shall offend against either of the foregoing provisions of this section, shall be deemed to have been guilty of a misdemeanor and on conviction thereof shall be punished as provided in section seven of this act;
- 106. By striking out section 13 and inserting in lieu thereof the following, to stand as section 15, as renumbered:
- SEC. 15. It shall not be lawful for any person to allow any minor to visit or remain in any room where such liquors are sold or kept for sale unless accompanied by his or her father or other legal guardian;
- 107. By inserting after the word day, in the 6th line, section 15, the following words: And it shall be the duty of sheriffs, marshals, constables and police officers to close all saloons, houses or places that shall be found open in viola-

tion of the provisions of this section, and to report forthwith all such violations to the prosecuting attorney, whose duty it shall be to immediately prosecute for such violations;

108. By inserting in line 9 of section 15, after the word council the words or board of trustees or council;

109. By inserting in line 10 of section 15, after the word sold, the words to open at 6 o'clock A. M., and;

110. By striking out of line 10 of section 15, the words ten o'clock, and inserting in lieu thereof the words eleven o'clock P. M., and no longer;

and holidays. Any person found in the act of violating any of the provisions of this section shall be deemed guilty of a breach of the peace and punished accordingly; and the arrest therefor may be without process, and this punishment shall be taken to be in excess of all other manner of punishment in this act provided for a violation of the provisions of this section. All officers authorized to make arrests for a breach of the peace shall have like power tomake arrests under the provisions of this section, as in other cases of a breach of the peace;

112. By adding the following to stand as section 18: Sec. 18. Any person who shall violate any of the provisions of the five preceding sections shall be deemed guilty of a misdemeanor, and upon conviction thereof shall be pun-

ished as provided in section 7 of this act;

113. By striking out of line 18 of section 16 the words in this State;

114. By adding to the end of section 16 the words And provided further, That nothing herein contained shall be so construed as to prevent prosecuting persons for becoming drunk or intoxicated when the testimony of said person is not sought under the provisions of this section;

115. By inserting in line 8 of section 17 after the word shall, the words in addi-

tion to all other penalties provided therefor by this act;

116. By adding to the end of section 17 the following: Every wife, child, parent, guardian, husband or other person who shall be injured in person or property or means of support or otherwise by any intoxicated person, or by reason of the intoxication of any person, or by reason of the selling, giving, or furnishing any spirituous, intoxicating, fermented, or malt liquous to any pergou, shall have a right of action in his or her own name against any person or persons who shall, by selling or giving any intoxicating or malt liquor, have caused or contributed to the intoxication of such person or persons, or who have caused or contributed to such injury, and the principal and sureties to the bond hereinbefore mentioned shall be liable severally and jointly with the person or persons so selling, giving or furnishing any spirituous, intoxicating or malt liquors as aforesaid, and in an action provided for in this section the plaintiff shall have a right to recover actual and exemplary damages. In case of the death of either party the action and right of action given by this section shall survive to and against his executor or administrator. And in every action by any wife, husband, parent or child, general reputation of the relation of husband and wife, and parent and child shall be prima facis evidence of such relation, and the amount recovered by every wife or child shall be his or her sole and separate property. Any sale or gift of intoxicating or malt liquor by the lessee of any premises, resulting damages shall at the option of the lessor, work a forfeiture of the lease, and in the circuit court in chancery may enjoin the sale, giving away, or furnishing any intoxicating or malt liquors, by any

lessee or occupant of the premises, which may result in less or damage or liability to the lessor, or any person claiming under such lessor.

117. By striking out of line 1 of section 18, the word damage, and insert-

ing in lieu there of the word damages;

118. By striking out of line I of section 18, the words provided for in, and inserting in lieu thereof the words arising under;

119. By inserting in line 2 of section 18, before the word action, the word an.

120. By striking out of line 9 of section 22, the words fined in any sum, and inserting in lieu thereof the words punished by a fine;

121. By striking out of line 11 of section 22, the words sixty, and inserting in

lieu thereof the words six months;

122. By inserting in line 4 of section 26, after the word thereof, the words or shall violate any of the provisions of sections 26, 27 or 28 of this act;

123. By striking out of line 4 of section 26 the words an attempt to practice a fraud, and inserting in lieu thereof the words a misdemanor;

124. By striking out of line 5 of section 26 the words imprisoned in the State prison not more than one year, and inserting in lieu thereof the words punished as provided in section twenty-tive of this act;

125. By striking out of line 2 of section 27 the word adulterating, and in-

serting in lieu thereof the word compounding;

126. By striking out of line 3 of section 27 the word medical and inserting in lieu thereof the word medicinal;

127. By inserting in line 2 of section 28, after the word screens the word partitions;

128. By striking out of line 2 of section 28 the word obstructions and inserting in heu thereof the word things;

129. By inserting in line 3 of section 28, after the word street the word allev:

180. By inserting in line 3 of section 28, before the words said building, the words or at the side or end of;

131. By adding to the end of section 28 the words any person who shall violate any of the provisions of this section, shall, upon conviction thereof, be punished as provided in section seven of this act;

132. By striking out section 29 and inserting in lieu thereof the following to

stand as section 32, as re-numbered:

SEC. 32. No person, firm or corporation, who, prior to the time when this act shall take effect, has filed the bond and paid the tax provided by existing laws, shall be liable for any increased tax during the current year, or be compelled to file any new bond pertaining to the business then being carried on, unless for causes arising under the provisions of this act. And such person, firm or corporation shall in all other respects be subject to the provisions of this act.

133. By adding the following to stand as section 33 of the bill:

SEC. 33. That for the better enforcement of this act in that portion of the county of Wayne, which forms the suburbs to the city of Detroit, the jurisdiction of the board of metropolitan police of said city is hereby extended over the townships of Springwells, Greenfield, Hamtramck and Grosse Point, in said county. And it shall be the duty of said board of metropolitan police to police said townships sufficiently strong to enable them to enforce the provisions of this act within the limits thereof, and for that purpose said board of metropol-

itan police are authorized to increase the police force under their control, to mount said increase or any portion thereof; and are vested with the same authority as is now conferred upon them within the corporate limits of the said city of Detroit, and may use all or any portion of the force under their control. The police force so employed in said townships shall have and are hereby vested with the same powers to enforce the provisions of this act, and to preserve the peace as is by general law conferred upon the constables therein. The expenses of maintaining such extra force of police in said townships shall be paid monthly by the county of Wayne, out of the moneys paid into the treasury of said county under the provisions of this act on duly certified vouchers therefor prepared and submitted by said board of metropolitan police to the board of county auditors of said county, who are hereby directed to audit and pay the same in the same manner as other claims for services against the county of Wayne are audited and paid.

134. By striking out section 30 and inserting in lieu thereof the following to stand as section 34, as re-numbered:

SEC. 34. All acts or parts of acts in anywise covtravening or inconsistent with any of the provisions of this act are hereby repealed: Provided however, That all suits or actions pending, under any law in force at the date this act takes effect, whether on behalf of the people of this State, or any person or persons, may be prosecuted to final judgment and such judgment enforced, in like manner and with the same effect as though this act were not passed, and all rights of action accrued to said people or any person or persons under any existing law, are hereby preserved and saved, and excepted from the operation and effect of this act, and the same may be prosecuted, sued for and recovered in like manner and to the same extent as might be done if this act were not passed: And provided further, That this act shall not be operative, except as to druggists, in any county in this State that shall have prohibited the manufacture and sale of the liquors mentioned in this act, in any manner now or that shall be provided by law while such prohibition is in force.

135. By renumbering consecutively the sections of the bill, as required by the division of section 2 and the addition of new sections to the bill,

And further to inform the House that the Senate has amended the title to the bill so as to read as follows:

A bill to provide for the taxation and regulation of the business of manufacturing, selling, keeping for sale, furnishing, giving, or delivering spirituous and intoxicating liquors, and malt, brewed or fermented liquors, and vinous liquors in this State, and to repeal all acts or parts of acts inconsistent with the provisions of this act.

The question being on concurring in the amendments made by the Senate to the bill.

Mr. Bates demanded a division of the question.

The question being first taken on concurring in all the said amendments, except those numbered 1, 2, 8, 53, 65, 67, 109, 110 and 111,

The House concurred, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Abbott,	Mr. Cole,	Mr. Hoobler,	Mr. Rogers,
Allen,	Cross,	Kallander,	Rounsville,
Anderson,	Damon,	Kirby,	Rumsey,
Ashton,	Dickson,	Lakey,	Spencer,

Mr. Baker, W. A., M. Baldwin, Bardwell, Bates, Beecher, Bentley, Burr, Cannon, Case,	Ir. Diekema, Douglass, Dunbar, Eldred, Goodrich, Grenell, Haskin, Herrington, Hoaglin,	Mr. McCormick, McGregor, Oviatt, Pardee, Perkins, Pettit, Reader, Robinson, J. W. Robinson, R.,	Wood,
Chapman,	_		53

NAYS.

Mr. Bettinger, Mr. Houk, Mr. Stuart,

The question being part taken on concurring in the 111th named area.

The question being next taken on concurring in the 111th named amendment,

Mr. Hosford moved to amend the same by striking out the words "and the arrest therefor may be without process."

Which motion did not prevail.

The 111th named amendment was then non-concurred in, a majority of all the members elect not voting therefor, by yeas and nays as follows:

YEAS.

Mr. Abbott,	Mr. Case,	Mr. Grenell,	Mr. Spencer,
Allen,	Chapman,	Haskin,	Thompson,
Anderson,	Cole,	Hoobler,	Tindall,
Ashton,	Crocker,	Hunt,	Van Orthwick,
Baker, W.	A., Cross,	Kirby,	Watson, F,H.,
Bardwell,	Damon,	Lakey,	Watson, H.
Baumgardn	er, Dickson,	Oviatt,	Webber,
Beecher,	Diekema,	Petitt,	Williams, W.W.
Bentley,	Dougherty,	Reader,	Wood,
Breen,	Eldred,	Rounsville,	Speaker,
Burr,	Goodrich,	Sim pson,	43

NAYS.

Mr. Baldwin,	Mr. Hosford,	Mr. McKie,	Ms. Robinson, J.W
Bates,	Houk,	McMillan,	Robinson, R.,
Bettinger,	Jones,	Mulvey,	Stuart,
Cannon,	Kallander,	Ogg,	Vickary,
Dunbar,	Killean,	Pardee,	Vroman,
Engleman,	Manly,	Perkins,	Washburn,
Herrington,	McCormick,	Powers,	Wellman,
Hoaglin,	McGregor,	Rentz,	Williams, T. H.
0 ,	<i>3 ,</i>	•	32

Mr. Bates moved to reconsider the vote by which the House refused to concur in the 111th named amendment.

Which motion prevailed.

The question being on concurring in the 111th named amendment,

The House non-concurred, a majority of all the members elect not voting therefor by yeas and nays as follows:

YEAS.

Mr. Abbott,	Mr. Chapman,	Mr. Hunt,	Mr. Simpson,
Allen,	Cole,	Kirby,	Spencer,
Anderson,	Cross,	Lakey,	Thompson,
Ashton,	Damon,	McCormick,	Tindall,
Baker, W. A.,	Dickson,	McGregor,	Van Orthwick,
Bardwell,	Diekema,	Oviatt,	Watson, F. H.,
Bates,	Dougherty,	Pettit,	Watson, H.,
Baumgardner,	Goodrich,	Pierce,	Webber,
Beecher,	Grenell,	Reader,	Wlliams, W.W.
Bentley,	Haskin,	Rogers,	Wood,
Burr,	Hoobler,	Rounsville	Speaker
Case,			45

NAYS.

Mr. Baldwin,	Mr. Hoaglin,	Mr. McKie,	Mr. Robinson, R.,
Bettinger,	Hosford,	McMillan,	Stuart,
Cannon,	Houk,	Ogg,	Vickary,
Crocker,	Jones,	Pardee,	Vroman,
Dunbar,	Kallander.	Perkins,	Washburn,
Eldred,	Killear,	Rentz,	Williams, T. H.
Herrington	Manly,	Robinson, J. W	27

On motion of Mr. H. Watson, The House adjourned.

Lansing, Wednesday, June 22, 1887.

The House met pursuant to adjournment and was called to order by the Speaker.

Roll called: quorum present.

Absent without leave: Messrs. Ashton, Brock, Cady and Webber.

MESSAGE FROM THE GOVERNOR.

The Speaker announced the following:

EXECUTIVE OFFICE, Lansing, June 21, 1887.

To the Speaker of the House of Representatives :

SIR-In compliance with a request from the House, this day received, asking for return of

House bill No. 134 (file No. 80), entitled

An act to provide for the appointment, fix the compensation and prescribe the duties of the stenographer of the circuit courts of the counties of Manistee, Mason, Lake and Osceola, now comprising the 19th judicial circuit.

I have the honor to herewith return the same.

Respectfully yours, O. G. LUCE, Governor. On motion of Mr. Oviatt, The bill was laid on the table.

MESSAGES FROM THE SENATE.

The Speaker announced the following:

SENATE CHAMBER, Lansing, June 21, 1887.

To the Speaker of the House of Representatives:

SIR-I am instructed by the Senate to transmit the following bill:

Senate bill No. 382 (file No. 91), entitled

A bill to amend section 57 of chapter 176 of the compiled laws of 1871, relative to the courts of chancery, as amended by the several acts amendatory thereof, and being compiler's section 6647 of Howell's annotated statutes,

Which has passed the Senate by a majority vote of all the Senators elect, and in all of which the concurrence of the House is respectfully asked.

Very respectfully,

LEWIS M. MILLER,
Secretary of the Senate.

The bill was read a first and second time by its title, and referred to the committee on judiciary.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, June 18, 1887.

To the Speaker of the House of Representatives:

SIR-I am instructed to return to the House the following bill:

House bill No. 301 (file No. 412), entitled

A bill authorizing the common council of the city of Port Huron to make a re-assessment to defray the expense of a public improvement on Pine Grove avenue, a street in said city, from Suffern street to the northern limits of said city, being the pavement of said street, and to legalize previous acts of the common council in reference thereto,

In the passage of which, the Senate has concurred by amajority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect

has ordered the same to take immediate effect.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

The bill was referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, June 18, 1887.

To the Speaker of the House of Representatives:

SIR-I am instructed to return to the House the following bill:

House bill No. 723, entitled

A bill to authorize the village of Sturgis, in the county of St. Joseph, to raise money to make public improvements in said village, to issue bonds therefor and to provide for the levy of taxes therein to pay the same.

In the passage of whichthe Senate has concurred by a majority vote of all

the Senators elect, and by a vote of two-thirds of all the Senators elect has ordered the same to take immediate effect.

Very respectfully,

LEWIS M. MILLER.

Secretary of the Senate.

The bill was referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, June 21, 1887.

To the Speaker of the House of Representatives:

SIR—I am instructed by the Senate to transmit the following bill:

Senate bill No. 361 (file No. 291), entitled

A bill to amend section 11 of act 153 of the session laws of 1885, approved June 9, 1885, entitled "An act to provide for the assessment of property, and the levy and collection of taxes thereon,"

Which has passed the Senate by a majority vote of all the Senators elect,

and in all of which the concurrence of the House is respectfully asked.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

The bill was read a first and second time by its title, and referred to the committee on judiciary.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, June 21, 1887.

To the Speaker of the House of Representatives:

SIR—I am instructed to return to the House the following bill:

House bill No. 229 (file No. 427), entitled

A bill to amend section 64 of act No. 153 of the public acts of the year one thousand eight hundred and eighty-five, entitled "An act to provide for the assessment of property and the levy and collection of taxes thereon," approved June 9, 1885,

In the passage of which the Senate has concurred by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect has

ordered the same to take immediate effect.

Very respectfully,

LEWIS M. MILLER.

Secretary of the Senate.

The bill was referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, June 21, 1887.

To the Speaker of the House of Representatives:

Sir-I am instructed to return to the House the following bills:

1. House bill No. 575, entitled

A bill to amend section 1 of article 2, sections 1 and 2 of article 3, section 2 of article 6, section 1 of article 10, section 5 of article 13, sections 1, 2, 3, 4 and 5 of article 14, sections 1, 2 and 3 of article 15, and section 3 of article

16 of act No. 245 of the session laws of 1869, entitled "An act to revise the charter of the village of Allegan," approved March 2, 1869, as amended by the several acts amendatory thereof, and to add four new sections to said act to stand as section 7 of article 3 and sections 9, 10 and 11 of article 13.

2. House bill No. 833, entitled

A bill to re-incorporate the village of Rockford.

In the passage of which the Senate has concurred by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect has ordered the same to take immediate effect.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

The two named bills were referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, June 21, 1887.

To the Speaker of the House of Representatives:

SIR-I am instructed to re-return to the House the following bill:

House bill No. 873 (file No. 462), entitled

A bill establishing a lien for labor and services upon lumber, shingles, logs, timber, cedar posts, telegraph poles, railroad ties, bark, shingle bolts, stave bolts, staves, cordwood, pulp wood, hop poles, hoop poles, veneering wood, and all other forest products, and to repeal act No. 145 of the session laws of 1881, entitled "An act establishing a lien for labor and services upon logs, timber, cedar posts, telegraph poles, railroad ties, tan-bark, shingle bolts and staves, and to repeal act No. 185 of the session laws of 1873, entitled 'An act establishing a lien for labor and services upon logs and timber as amended by act No. 253 of the public acts of 1879."

Which the Senate amended as follows.

By striking out of lines 13 and 14, section 6, the words "cut to the place of destination, when such place of destination is within this State," and inserting in lieu thereof the following words: "banked or deposited for shipment on the railroad, or for floatage in the stream or streams, or for transportation on the waters of this State,"

In which amendment the House non-concurred, as shown by its message of

June 21,

Now to inform the House that, upon notification of such non-concurrence, the Senate reconsidered the vote, by which it passed said bill and also the vote by which it made said amendment.

Whereupon the Senate amended said bill as follows:

By striking out of lines 13 and 14, section 6, the words "cut to the place of destination," and inserting in lieu thereof the following words: "banked or deposited for shipment on the railroad, or for floatage in the stream or streams, or for transportation on the waters of this State."

In the passage of which, as thus amended, the Senate has concurred by a majority vote of all the Senators elect, and by a vote of two-thirds of all the

Senators elect has ordered the same to take immediate effect.

Very respectfully,

LEWIS M. MILLER, Secretary of the Senate. Pending the order that the message lie over one day under the rules.

Mr. J. W. Robinson moved to suspend the rule requiring amendments made to bills by the Senate to be laid over one day.

Which motion prevailed, two thirds of all the members present voting

therefor

The question being on concurring in the amendment made by the Senate to the bill,

On motion of Mr. J. W. Robinson,

The House concurred, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Allen, Baker, S., Baker, W. A., Baldwin, Bardwell, Baumgardner, Bettinger, Bentley, Breen, Burr, Cannon, Chamberlain, Chapman, Cole, Cross,	Mr. Damon, Dickson, Dillon, Dougherty, Dunbar, Eldred, Engleman, Goodrich, Green, Harper, Haskin, Hoaglin, Holt, Hoobler, Jones,	Mr. Kallender, Kelley, Killean, Kirby, Lakey, McCormick, McGregor, McMillan, Mulvey, Pardee, Perkins, Pettit, Pierce, Powers, Preston,	Mr. Reader, Robinson, J. W. Robinson, R., Rounsville, Rumsey, Simpson, Tindall. VanOrthwick, Vroman, Washburn, Watson, F. H., Watson, H., Watts, Wilson, Speaker, 60
Cross,	•	Preston,	
	1	ATTO.	0

The bill was then referred to the committee on engrossment and enrollment for enrollment.

Mr. Rumsey moved to that the rule requiring amendments made to bills by the Senate to be laid over one day be suspended for the remainder of the session.

Which motion prevailed, two-thirds of all the members present voting therefor.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, June 21, 1887.

To the Speaker of the House of Representatives:

SIR—I am instructed to return to the House the following bill:

House bill No. 203 (file No. 77), entitled

A bill to amend section 2198 of Howell's annotated statutes of Michigan relative to the protection of game.

And to inform the House that the Senate has amended the same, as fol-

lows, viz:

1. By striking out of line 4 of section 2198 the word "November" and in-

serting in lieu thereof the word "October;"

2. By inserting in line 5 of section 2198 after the word "year," the words "Provided, That in the Upper Peninsula deer may be killed between the first day of October and the fifteenth day of November only in each year;"

3. By striking out of section 2198 the written amendment at the end. In the passage of which, as thus amended, the Senate has concurred by a majority vote of all the Senators elect.

Very respectfully,

LEWIS M. MILLER, Secretary of the Senate,

The question being on concurring in the amendments made by the Senate to the bill,

On motion of Mr. Perkins,

The House concurred, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Abbott,	Mr. Dickson,	Mr. Makelim,	Mr. Robinson, R.,
Allen,	Diekema,	Manly,	Rounsville,
Anderson,	Dillon,	McCormick,	Simpson,
Baker. W. A.	, Dougherty,	McKie,	Snow,
Baldwin,	Douglass,	McMillan,	Spencer,
Bardwell,	Eldred,	Mulvey,	Thompson,
Bates,	Goodrich,	Ogg,	Tindall,
Baumgardner	, Haskin,	O'Keefe,	VanOrthwick,
Beecher,	Herrington,	Oviatt,	Vickary,
Breen,	Holt,	Pardee,	Vroman,
Burr,	Hoobler,	Perkins,	Watson, F. H.,
Cannon,	Houk,	Pettit,	Watson H.,
Case,	Hunt,	Pierce,	Webber,
Chamberlain,	Jones,	Powers,	Wellman,
Chapman,	Kallander,	Preston,	Wilson,
Cole,	Kelly,	Reader,	Wood,
Cross,	Killean,	Robinson, J. W	Speaker,
Damon,	Lakey,		70

NAYS.

Mr. Baker, S.,	Mr. Harper,	Mr. McGregor,	Mr. Stuart,	
Bettinger,	Hoaglin,	Rentz.	Washburn,	
Dunbar, Green	Hosford, Kirby,	Rumsey,	Watte,	14

The bill was then referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, June 21, 1887.

To the Speaker of the House of Representatives:

SIR—I am instructed by the Senate to transmit the following bill:

Senate bill No. 249 (file No. 299), entitled

A bill making an appropriation of swamp land for the construction of a drain in the townships of Wisner and Gilford, Tuscola county,

Which has passed the Senate by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect, been ordered

to take immediate effect, and in all of which the concurrence of the House is respectfully asked.

Very respectfully,

LEWĬŚ M. MILLER,

Secretary of the Senate.

The bill was read a first and second time by its title, and pending its reference to a committee,

On motion of Mr. Damon,

The rules were suspended, two-thirds of all the members present voting therefor, and the bill was put upon its immediate passage.

The bill was then read a third time and passed, a majority of all the members elect voting therefor, by year and nays, as follows:

YEAS.

Mr. Abbott, Allen, Baldwin, Bates, Baumgard: Bettinger, Bentley, Breen, Burr, Case, Chamberla	Dougherty, Goodrich, Green, Grenell, Harper, in, Haskin,	McCormick, McMillan, Mulvey, O'Keefe, Pettit,	Tindall, Vickary, Washburn, Wellman,
Chamberia	in, Haskin,	Pettit,	Wellman,
Chapman,	· Holt,	Powers,	Wilson,
Crocker,	Hoobler,	Preston,	Wood, 52

NAYS.

Mr. Baker, S.,	Mr. Houk,	Mr. Perkins,	Mr. VanOrthwick,
Dickson,	Jones,	Pierce,	Vroman,
Dunbar,	Manly,	Robinson, R.,	Watson, F. H.,
Eldred,	Oviatt,	Rounsville,	Watts.
Hoaglin,	Pardee,	Stuart,	19

Title agreed to.

On motion of Mr. Damon,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

The Speaker also announced the following:

SENATE CHAMBER, }
Lansing, June 21, 1887. }

To the Speaker of the House of Representatives:

SIR—I am instructed by the Senate to transmit the following bill:

Senate bill No. 35, entitled

A bill making an appropriation for the use and maintenance of the Univer-

sity of Michigan.

Which has passed the Senate by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect, been ordered to take immediate effect, and in all of which the concurrence of the House is respectfully asked.

Very respectfully,

LEWIS M. MILLER,
Secretary of the Senate.

The bill was read a first and second time by its title, and referred to the committee on ways and means.

The Speaker also announced the following:

SENATE CHAMBER. Lansing, June 21, 1887.

To the Speaker of the House of Representatives:

SIR-I am instructed to return to the House the following bill:

House bill No. 386, entitled

A bill to authorize the circuit court of Kalamazoo to appoint a crier,

In the passage of which the Senate has concurred by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect has ordered the same to take immediate effect.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

The bill was then referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, June 21, 1887.

To the Speaker of the House of Representatives:

SIR-I am instructed to return to the House the following bill:

House Bill No. 916 (file No. 474) entitled

A bill to regulate and govern the State house of correction and branch of State prison in the Upper Peninsula.

And to inform the House that the Senate has amended the same as follows,

viz:

By striking out line 9, section 2.

In the passage of which as thus amended the Senate has concurred.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

The question being on concurring in the amendment made by the Senate to the bill.

On motion of Mr. Mulvey,

The House concurred a majority of all the members elect voting by year and nays as follows:

YEAS.

Mr. A			Dickson,	Mr.	Makelim,	Mr.	Simpson,
A	llen,		Diekema,		McCormick,		Snow,
В	aldwin,		Dillon,		McGregor,		Spencer,
В	ardwell,		Dougherty,		McMillan,		Scuart,
В	ates,		Dunbar,		Mulvey,		Thompson,
В	aumgardner,]	Eldred,		Ogg,		Van Orthwick.
В	ettinger,	(Goodrich,		Oviatt,		Vickary,
В	reen,		Green,		Pardee,		Washburn,
В	Burr,		Haskin,		Perkins,		Watson, F.H.,
C	ase,		Hunt,		Pettit,		Watson, H,,
O	hamberlain,	,	Jones,		Preston,		Watts,

Mr. Chapman, Mr. Kallendar Mr. Reader. Mr. Williams, T.H. Robinson, J. W. Kelley, Williams, W.W. Cole, Crocker, Killean, Rogers, Wood, Cross, Kirby, Rounsville, Speaker, Lakey, Rumsey, 63 Damon,

NAYS.

Mr. Hosford, Mr. Webber, Mr. Wellman, Mr. Wilson, 4

The bill was then referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, June 21, 1887.

To the Speaker of the House of Representatives:

SIR—I am instructed to return to the House the following bill:

House bill No. 366 (file No. 133), entitled

A bill to provide for laying out and establishing a State road, to connect the East Saginaw and Au Sable River State road with the Tawas and Manistee State road, in the counties of Arenac, Iosco and Ogemaw and to provide for its construction by an appropriation of Swamp lands and the expenditure of certain moneys therefor, by the townships through which said road passes.

And to inform the House that the Senate has amended the same, as fol-

lows, viz:

1. By striking out of line 1 of section 1 the words "Joseph Turner, of Bay City," and inserting in lieu thereof the words "Frank Duplanty, of Iosco county;"

2. By striking out of line 2 of section 4 the words "five-eighths of a" and

inserting in lieu thereof the word "one;"

3. By inserting in line 2 of section 4, before the word "to," the words "to be selected from that remaining vacant in the counties of Iosco, Arenac and Ogemaw, until the entire amount remaining vacant shall be exhausted; the balance of said appropriation, if any;"

In the passage of which, as thus amended, the Senate has concurred by majority vote of all the Senators elect, and by a vote of two-thirds of all the

Senators elect has ordered the same to take immediate effect.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

The question being on concurring in the amendment made by the Senate to the bill,

On motion of Mr. Hoobler,

The House concurred, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Abbott,	Mr. Dillon,	Mr. Kallandar,	Mr. Reader,
Allen,	Dougherty,	Kelley,	Rentz,
Baldwin,	Eldred,	Killean,	Robinson, J. W.
Bardwell,	Engleman,	Kirby,	Robinson, R.
Bates,	Goodrich,	Lakey,	Rounsville,

Mr. Baumgardner, Mr.	Green,	Mr. Lincoln,	Mr.	Simpson,
Beecher,	Harper,	Makelim,		Snow,
Bettinger,	Haskin,	McCormick,		Spencer,
Bentley,	Herrington,	McGregor,		Thompson,
Breen,	Hoaglin,	McKie,		Van Orthwick.
Burr,	Holt,	Mulvey,		Vickary,
Case,	Hoobler,	Ogg,		Watson, F. H.
Chapman,	Hosford,	Perkins,		Watson, H.
Cole,	Houk,	Pettit,		Wellman,
Crocker,	Hunt,	Powers,		Wilson,
Damon,	Jones,	Preston.		Speaker 65
Diekema,	•	•		•
•				

NAYS.

Mr. Manly, Mr. Stuart, Mr. Vroman, Mr. Watts, 4
The bill was then referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, June 21, 1887.

To the Speaker of the House of Representatives:

Sir-I am instructed to-transmit to the House the following bill:

Senate bill No. 26 (file No. 11), entitled

A bill to amend sections 1, 2, 3, 5, 9, 10, 11, 12 and 13, of chapter 12 of act No. 164, laws of 1881, and section 4, same chapter and act, as amended by act No. 93, laws of 1883, relating to the examination of teachers and supervision of schools; also, to amend section 3 of chapter 4, and section 2 of chapter 5 of act No. 164, laws of 1881, relating to the duties of township clerks and county clerks concerning school reports,

In compliance with the request of the House for the same this day re-

ceived.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

Mr. W. W. Williams moved to suspend the rule limiting the time within in which a motion to reconsider a vote may be made.

Which motion prevailed, two-thirds of all the members present voting therefor.

Mr. W. W. Williams moved to reconsider the vote by which the House passed the bill.

Which motion prevailed.

The question being on the passage of the bill,

Mr. W. W. Williams moved to amend the bill by striking out in line 22, section 11, the words "school examiner" and inserting the words "board of supervisors."

Which motion prevailed.

Mr. Rumsey moved to amend the bill by striking out in line 1, section 3, the words "secretary of the."

Also, to amend the bill by striking out in line 4, section 3, the words "said secretary."

Which motion did not prevail.

The question being on the passage of the bill,

The bill was then passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

Mr. Abbott,	Mr. Cross,	Mr. Kelley,	Mr. Robinson, J.W		
Allen,	Damon,	Killean,	Robinson, R.,		
Anderson,	Dickson,	Kirby,	Rogers,		
Baker, W. A.,		Lakey,	Rounsville,		
Balwin,	Dillon,	Lincoln,	Rumsey,		
Bardwell,	Dougherty,	Makelim,	Simpson,		
Bates,	Eldred,	Manly,	Snow,		
Baumgardner,		McCormick,	Spencer,		
Beecher,	Harper,	McKee,	Thompson,		
Bettinger,	Haskin,	Mulvey,	Tindall,		
Bentley,	Herrington,	Ogg,	VanOrthwick,		
Breen,	Hoaglin,	Oviatt,	Vickary,		
Burr,	Holt,	Pardee,	Vroman,		
Cannon,	Hoobler,	Perkins,	Watson, F. H.		
Case,	Hosford,	Pettit,	Wellman,		
Chamberlain,	Houk,	Pierce,	Williams, W.W		
Chapman,	Hunt,	Powers,	Wilson,		
Cole,	Jones,	Preston,	Wood,		
Crocker,	Kallender,	Reader,	Speaker, 76		
NAYS.					

NAIB.

Mr. Baker, S., Mr. Dunbar,

3

Title agreed to.

On motion of W. W. Williams,

By a vote of two-thirds of all the members elect, the bill was ordered to ake immediate effect.

The House took up the order of

MOTIONS AND RESOLUTIONS.

Mr. Rentz moved to take from the table

House bill No. 606, entitled

A bill to amend sections 5, 17, 22, and 23 of act number 161 of the public acts of 1885, entitled "An act to provide a police court of the city of Detroit," approved June 9, 1885, and to add one new section thereto to stand as section 26.

Which motion prevailed.

On motion of Mr. Rentz,

The bill was referred to the committee on judiciary.

Mr. Diekems moved to take from the table

House bill No. 557, entitled

A bill to authorize the township of Hayes, Clare county, to borrow money to be used in public improvements in and for said township and to issue bonds therefor.

Which motion prevailed.

On motion of Mr. Diekema.

The bill was referred to the committee on local taxation.

Mr. Breen moved to take from the table

House bill No. 563, entitled

A bill to authorize the townships and cities of the counties of Midland, Bay, Tuscola and Huron to vote aid to the construction of railroads from Midland to Bay City, and from Bay City to Bad Axe and Caro.

Which motion prevailed. On motion of Mr. Breen,

The bill was referred to the committee on local taxation.

Mr. Rumsey moved to discharge the committee on ways and means from the further consideration of

House bill No. 674, entitled

A bill to tax the property of street railway companies in this State at its actual cash value.

Which motion prevailed.

By the committee on ways and means,

The committee on ways and means to whom was referred

House bill No. 674, entitled

A bill to tax the property of street railway companies in this State at its actual cash value,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, with the accompanying substitute therefor, entitled

A bill to tax the property of street railway companies of this State at its

actual cash value.

Recommending that the substitute be concurred in and that the substitute do pass, and ask to be discharged from the further consideration of the subject.

M. E. RUMSEY, Chairman.

Report accepted and committee discharged.

On motion of Mr. Rumsey,

The bill was referred to the committee on municipal corporations.

Mr. Snow moved to take from the table

House bill Nos. 277 and 455 (file No. 476), entitled

A bill to provide for the taxation of real estate, mortgages, and other real estate securities.

Which motion prevailed.

The question being on the passage of the bill,

Mr. Snow moved that there be a call of the House.

Which motion prevailed.

PROCEEDINGS UNDER THE CALL.

The roll of the House was called by the Clerk, and none of the members reported absent without leave.

Mr. McKie moved that all further proceedings under the call be dispensed

with.

Which motion did not prevail.

The bill was then passed, a majority of all the members elect voting there for, by yeas and nays, as follows:

YEAS.

Mr. Anderson, Mr. Dillon, Mr. Lincoln, Mr. Snow,
Ashton, Dunbar, McCormick, Stuart,
Baker, S., Eldred, McGregor, Thompson,

Mr. Baker, W. A., Mr.	Engleman,	Mr. McKie,	Mr. Tindall,
Bates,	Goodrich,	Ogg,	VanOrthwick,
Baumgardner,	Grenell,	O'Keefe,	Vickary,
Bettinger,	Harper,	Powers,	Vroman,
Bentley,	Haskin.	Preston,	Washburn,
Breen.	Hill,	Reader,	Watson, F.H.,
Burr.	Hoobler,	Rentz,	Wellman,
Case,	Hosford,	Robinson, J. W	. Williams, W.W
Chamberlain,	Hunt,	Robinson R.,	Wilson,
Cole,	Kallender,	Rounsville,	Wood,
Damon,	Kelley,	•	54

NAYS.

Mr. Abbott,	Mr. Dougherty,	Mr. Lakey,	Mr. Pierce,
Allen,	Douglass,	Makelim,	Rogers,
Baldwin,	Green,	Manly,	Rumsey,
Bardwell,	Herrington,	McMillan,	Simpson,
Cannon,	Holt,	· Mulvey,	Spencer,
Chapman,	Houk,	Oviatt,	Ŵatts,
Crocker,	Jones,	Pardee,	Webber,
Cross,	Killean,	Perkins,	Williams, T.H.
Dickson,	Kirby,	Pettit,	Speaker,
Diekema,	•	·	37

The question being on agreeing to the title.

Mr. Rumsey moved to amend the title so as to read as follows:

A bill to increase the rate of interest in the State of Michigan,

Which was withdrawn.

The title was then agreed to.

Mr. Ogg moved to take from the table

House bill No. 425 (file No. 326), entitled

A bill to provide for the employment of convicts in the prisons of Michigan that are under State control, to establish their hours of labor, and to make an appropriation for the employment of convicts, and to repeal all acts in contravention to this act.

Which motion prevailed.

The question being on the passage of the bill,

Mr. Rumsey moved to amend the bill by striking out in line 1, sec. 5, the words "twenty thousand" and insert the words "one million" in lieu thereof. Which motion did not prevail.

Mr. Ogg moved to amend the bill by inserting in line 2, sec. 1, after the word "State" the words "including the State house of correction."

Which motion prevailed.

Mr. Wellman moved to amend the bill by inserting in line 2, sec 2, after the word "exceed," the words "an average of."

Which motion prevailed.

Mr. F. H. Watson moved to amend the bill inserting in line 4 section 1, after the word "upon" the words "and the proceeds thereof be distributed among the several counties of this State according to assessed valuation thereof and paid into the poor fund of such counties."

Which motion did not prevail.

The bill was then passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Abbott,	Mr. Eldred,	Mr. Lincoln	Mr. Rounsville
Anderson,	Goodrich,	Manly,	Snow,
Baker, S.,	Green,	McGregor,	Stuart,
Baker, W. A.	, Douglass,	McKie,	Thompson,
Baumgardner,		McMillan,	VanOrthwick,
Bentley,	Herrington	, Mulvey,	Vickary,
Breen,	Holt,	Ogg,	Washburn,
Burr,	Hoobler,	Oviatt,	Watson, F. H.,
Bettinger,	Hosford,	Perkins,	Watson II.,
Chamberlain,	Hunt,	Reader,	Wellman,
Cole,	Jones,	Rentz,	Williams, T.H.
Diekema,	Kallender,	Robinson, J. W	
Dillon,	Kelley,	Rogers,	Speaker,
Dougherty,	Killean,	3 ,	, 54

NAYS.

Mr. Allen,	Mr. Cross,	Mr. Kirby,	Mr. Preston,
Ashton,	Damon,	Lakey,	Robinson, R.,
Baldwin	Dickson,	Makelim,	Rumsey.
Bardwel	l, Dunbar,	McCormick,	Spencer,
Bates,	Engleman,	O'Keefe,	Tindall,
Beecher		Pardee,	Vroman,
Cannon		Pettit,	Watts,
Case,	Hill,	Pierce,	Webber,
Chapma	n, Hoaglin,	Powers,	Williams, W. W
Crocker			37

The question being on agreeing to the title,

Mr. Rumsey to amend the title by striking out the words "that are under State control" and inserting the words "including the Detroit house of correction."

Which motion prevailed.

The title as amended was then agreed to.

Mr. Wellman moved to take from the table

House bill No. 554 (file No. 483), entitled

A bill to tax the business of the manufacture and sale of oleomargarine and butterine.

Which motion did not prevail.

Mr. Oviatt moved to reconsider the vote by which the House struck out the enacting clause of

Senate bill No. 453 (file No. 172), entitled

A bill to provide for the publication in newspapers of township proclamations, registration notices, election notices, notices of letting highway and bridge contracts, and all other similar notices, where the l. w now requires the posting of written or printed notices, and makes no provision for publishing such notices in newspapers.

On which.

Mr. Rounsville demanded the yeas and nays.

The demand was seconded, and the motion to reconsider did not prevail by yeas and nays, as follows:

YEAS.

Mr. Abbott, Bettinger, Bentley, Breen, Burr, Cole, Dickson, Dillon,	Mr. Grenell, Herrington, Hill, Hosford, Hunt, Killean, Lincoln, Makelim,	O'Keefe, Oviatt, Reader,	Mr. Robinson, J. W. Rounsville, Stuart, Thompson Vickary, Wellman, Williams, W. W Wilson,
Goodrich, Green,	Manly,	Rentz,	Speaker,

NAYS.

Mr. Allen,	Mr. Cross,	Mr. Houk,	Mr. Preston,
Anderson,	Damon,	Kallender,	Robinson, R.
Baker, W. A.,	Dougherty,	Kelley,	Rogers,
Baldwin,	Douglass,	Killean,	Simpson,
Bates,	Dunbar,	Kirby,	Snow,
Baumgardner,	Eldred,	Lakey,	Spencer,
Cannon,	Harper,	McGregor,	Tindall,
Case,	Haskin,	Pardee,	Vroman,
Chamberlain,	Holt,	Perkins,	Watts,
Chapman,	Hoobler,	Powers,	39

Mr. Lincoln moved to take from the table,

Substitute for Senate bill No. 119 (file No. 263), entitled

A bill to provide for reporting all mortgages by the several registers of deeds of this State to the supervisors, and assessing officers of their respective counties, and to the registers of deeds, of other counties wherein the mortgagee resides, for assessment purposes, and providing blank form books therefor. Also prescribing the duties of registers of deeds relative to the recording of mortgages.

Which motion prevailed.

The question being on the passage of the bill.

Mr. Rumsey moved to amend the bill by striking out in line 5, section 1 e fore the word "procure" the word "may" and inserting the word "shall" in lieu thereof.

Which motion prevailed.

The bill was then passed, a majority of all the members elect voting therefor, by yeas and nays as follows:

YEAS.

		_				
Allen, Anderson, Ashton, Baker, W. A. Bardwell, Bates, Baumgardner, Bettinger, Bentley,		Diekema, Dillon, Dougherty, Douglass, Eldred. Engleman, Green, Grenell, Herrington,	Mr.	Makelim, McGregor, McKie, McMillan, Ogg, O'Keefe, Pardee, Perkins, Pettit,	Mr.	Rogers, Rumsey, Simpson, Snow, Stuart, Thompson, Tindall, Washburn, Watson, F. H. Watson, H.,
Breen,		Hill,		Powers,		webber,
	Abbott, Allen, Anderson, Ashton, Baker, W. A. Bardwell, Bates, Baumgardner, Bettinger, Bentley, Breen,	Allen, Anderson, Ashton, Baker, W. A. Bardwell, Bates, Baumgardner, Bettinger, Bentley,	Allen, Diekema, Anderson, Dillon, Ashton, Dougherty, Baker, W. A. Douglass, Bardwell, Eldred, Bates, Engleman, Baumgardner, Green, Bettinger, Grenell, Bentley, Herrington,	Allen, Diekema, Anderson, Dillon, Ashton, Dougherty, Baker, W. A. Douglass, Bardwell, Eldred, Bates, Engleman, Baumgardner, Green, Bettinger, Grenell, Bentley, Herrington,	Allen, Diekema, Makelim, Anderson, Dillon, McGregor, Ashton, Dougherty, McKie, Baker, W. A. Douglass, McMillan, Bardwell, Eldred, Ogg, Bates, Engleman, O'Keefe, Baumgardner, Green, Pardee, Bettinger, Grenell, Perkins, Bentley, Herrington, Pettit,	Allen, Diekema, Makelim, Anderson, Dillon, McGregor, Ashton, Dougherty, McKie, Baker, W. A. Douglass, McMillan, Bardwell, Eldred, Ogg, Bates, Engleman, O'Keefe, Baumgardner, Green, Pardee, Bettinger, Grenell, Perkins, Bentley, Herrington, Pettit,

338

Mr. Burr,	Mr. Hoaglin,	Mr. Preston,	Mr. Wellman,
Case,	Hoobler,	Reader,	Williams, W.W
Chamberlain,	Hosford,	Rentz,	Wilson,
Cole,	Hunt,	Robinson, J.W	Speaker,
Damon.	Kellev.	•	61

NAYS.

Mr. Ashton,	Mr. Haskin,	Mr. Kirby,	Mr. Robinson, R.,
Baldwin,	Houk,	Manly,	Spencer,
Cannon,	Jones,	McCormick,	VanOrthwick
Chapman,	Kallander,	Mulvey,	Vroman,
Cross	Killean,	Pierce,	Watts,
Harper,		·	21

Title agreed to.

On motion of Mr. McCormick,

All further proceedings under the call were dispensed with.

On motion of Mr. Chapman,

The House took a recess until 2 o'clock P. M.

AFTERNOON SESSION.

2 o'clock P. M.

The House met and was called to order by the Speaker.

Roll called: quorum present.

By the committee on local taxation:

The committee on local taxation, to whom was referred

House bill No. 557, entitled

A bill to authorize the township of Hayes, in Clare county, to borrow money to be used in public improvements in and for said township, and to issue bonds therefor.

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, with the accompanying substitute therefor, entitled

A bill to authorize the village of West Branch, in the county of Ogemaw, to raise money to make public improvements in said village, to issue bonds therefor, and to provide for the levy of taxes therein to pay the same.

Recommending that the substitute be concurred in and that the substitute do pass, and ask to be discharged from the further consideration of the subject.

A. T. CASE, Chairman.

Report accepted and committee discharged.

On motion of Mr. Case,

The House concurred in the adoption of the substitute reported by the committee.

On motion of Mr. Case,

The rules were suspended, two-thirds of all the members present voting therefor, and the bill was put upon its immediate passage.

The bill was then read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Abbott, Allen, Anderson, Ashton, Baker, W. A., Baldwin,	Mr. Damon, Dickson, Diekema, Dillon, Dougherty, Dunbar,	Mr. Killean, Kirby, Mc∪ormick, McGregor, McKie, McMillan,	Mr. Robinson, R., Rogers, Rounsville, Rumsey, Simpson, Spencer,
Bardwell,	Eldred,	Mulvey,	Thompson,
Baumgardner, Bettinger,	Goodrich, Green,	Ogg, Oviatt,	Tindall, Vickary,
Bentley,	Grenell,	Pardee.	Watson, H.
Breen,	Hoobler,	Perkins,	Webber,
Burr,	Hosford,	Pettit,	Wellman,
Case,	Houk,	Powers,	Wilson,
Chapman,	Hunt,	Preston,	Wood,
Cole,	Kallender,	Reader,	Speaker,
Cross,	Kelley,	Robinson, J. W	63
	N.	AYS.	0

Title agreed to.

On motion of Mr. Case,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

By the committee on judiciary:

The committee on judiciary, to whom was referred

House bill No. 606, entitled

A bill to amend sections 5, 17, 22 and 23 of act No. 161 of the public acts of 1885, entitled "An act to establish the police court of the city of Detroit, approved June 9, 1885, and to add one section thereto to stand as section 26.

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do pass, and ask to be discharged from the further consideration of the subject.

GERRIT J. DIEKEMA, Chairman.

Report accepted and committee discharged.

On motion of Mr. Rentz,

The rules were suspended, two-thirds of all the members present voting therefor, and the bill was put upon its immediate passage.

The bill was then passed, a majority of all the members elect voting there-

for, by yeas and nays, as follows:

YEAS.

Mr. Allen, Anderson, Ashton, Baker, S., Baker, W. A Bardwell,	Hill,	Mr. Makelim, Manly, MeGregor, McKie, McMillan, Mulvey,	Mr. Rogers, Rounsville, Rumsey, Simpson Spencer, Stuart, Thompson.
Bates,	Hoaglin,	Ogg,	Thompson,

Baumgardner,	Holt,	Oviatt,	Tindall,
Beecher,	Hoobler,	Pardee,	VanOrthwick,
Bettinger,	Hosford,	Perkins,	Vroman,
Bentley,	Houk,	Pierce,	Washburn,
Breen,	Hunt,	Powers,	Watson, F. H.,
Dickson,	Jones,	Preston,	Watson, H.,
Cole,	Kallander,	Reader,	Webber,
Cross,	Kelley,	Rentz,	Wilson,
Damon,	Killean,	Robinson, J. W.	Wood,
Dougherty,	Kirby,	Robinson, R.	Speaker
Dunbar,	<u>.</u>		- 69

NAYS.

Mr. Burr,

1

Title agreed to.

On motion of Mr. Rentz,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

By the committee on judiciary:

The committee on judiciary, to whom was referred

House bill No. 868, entitled

A bill to provide for the taking of private property for public use, and for the opening, widening and straightening streets and alleys in the city of Detroit and to repeal all acts conflicting therewith.

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, with the accompany-

ing substitute therefor, entitled

A bill to amend section 10 of an act entitled "An act to provide for the taking of private property for the public use, and for the opening, extending, widening and straightening of streets and alleys in the city of Detroit, and to repeal act No. 281 of the session laws of 1883, being an act entitled "An act to provide for the taking private property for the public use, and for the opening of streets and alleys by the city of Detroit, being act No. 354 of the local acts of 1885, approved May 14, 1885.

Recommending that the substitute be concurred in and that the substitute do pass, and ask to be discharged from the further consideration of the

subject.

GERRIT J. DIEKEMA, Chairman.

Report accepted and committee discharged.

On motion of Mr. Diekema.

The House concurred in the adoption of the substitute reported by the committee.

On motion of Mr. Rentz,

The rules were suspended, two-thirds of all the members present voting therefor, and the bill was put upon its immediate passage.

The bill was then read a third time and passed, a majority of all the mem-

bers elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Abbott, Mr. Damon, Mr. Killean, Mr. Robinson, R.,
Allen, Dougherty, Manly, Rogers,
Anderson, Dunbar, McCormick, Rounsville,

Mr.	Ashton,	Mr.	Eldred,	Mr.	McGregor,	Mr.	Rumsey,
	Baker, W. A.,		Engleman,		McKie,		Simpson,
	Baldwin,		Green,		McMillan,		Snow.
	Bardwell,		Grenell,		Mulvey,		Spencer,
	Baumgardner,		Haskin,		Ogg,		Stuart,
	Beecher,		Herrington,		Oviatt,		Tnompson,
	Bettinger,		Hoaglin,		Pardee,		Tindall,
	Bentley,		Holt,		Perkins,		VanOrthwick,
	Breen,		Hoobler,		Petttit,		Vroman,
	Burr,		Hosford,		Pierce,		Washburn,
	Case,		Houk,		Powers,		Wilson,
	Chamberlain,		Hunt,		Preston.		Wood,
	Cole.		Kallender,		Reader.		Speaker,
	Cross,		Kelley,		Robinson, J. W	7.	67
			N.	AYS.			0

Title agreed to.

On motion of Mr. Rentz,

By a vote of two-thirds of the members elect, the bill was ordered to take immediate effect.

By the committee on judiciary:

The committee on judiciary, to whom was referred

Senate bill No. 342 (file No. 165), entitled

A bill to provide for relieving the general statutes of obsolete acts,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do pass, and ask to be discharged from the further consideration of the subject.

GERRIT J. DIEKEMA, Chairman.

Report accepted and committee discharged.

The bill was referred to the committee of the whole, and placed on the general order.

By the committee on engrossment and enrollment:

The committee on engrossment and enrollment report, as correctly enrolled, signed, and presented to the Governor, the following:

House bill No. 87 (file No. 306), entitled

A bill defining the duties and regulating the compensation of the official stenographer of the fourteenth judicial circuit of the State of Michigan in the matter of filing transcripts of court proceedings in the circuit courts thereof.

Also.

House bill No. 251 (file No. 98) entitled.

A bill to amend section 22 of chapter 7 of act No 326 of the session laws of eighteen hundred and eighty-three, entitled "An act to provide a charter for the city of Detroit, and to repeal all acts and parts of acts in conflict therewith," approved June 7, 1883.

Also.

House bill No. 609 (file No. 354) entitled

A bill to make an appropriation for marking by monuments, the places where the 1st, 3d, 4th, 5th, 7th, 16th, and 24th Michigan Infantry; the 1st, 5th, 6th, and 7th Michigan Cavalry; the 9th Battery, "I" Michigan Artillery, and Companies "C," "I" and "K," of the 1st Regiment of U. S. S., and Com-

pany "B," 2d Regiment of U. S. S., known as Berdan's Michigan Sharp-shooters, or any other command of Michigan volunteers who fought upon the battlefield of Gettysburg, and providing for the erection of the same,

House bill No. 386 (manuscript), entitled

A bill to authorize the circuit court for the county of Kalamazoo to appoint a crier,

Also.

House concurrent resolution relative to the publication of the game and fish laws,

Also,

House bill No. 478 (manuscript), entitled

A bill to amend act No. 282 of the local acts of 1875 entitled "An act to revise the charter of the city of Lansing," approved March 25, 1875, as amended by the several acts amendatory thereof, by adding thereto a new title to stand as title XVII.. and to repeal sections 1, 2, 3, 4, 5, 6. 7, 8, 9, 10, 11 and 12 of title XII. of said act,

Also,

House bill No. 911 (manuscript), entitled

A bill to amend section 10 of chapter 2, sections 4 and 5 of chapter 5, sections 17, 23 and 56 of chapter 7, sections 6 and 14 of chapter 9, section 10 of chapter 12, section 1 of chapter 14, section 6 of chapter 15, section 1 of chapter 17, sections 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, and 11 of chapter 19 of act number 390, local acts of 1885, entitled "An act to amend and revise the charter of the city of Port Huron," approved June 17, 1885, and to add two new sections thereto to stand as section 30 of chapter 17, and section 21 of chapter 20, respectively.

Also,

House bill No. 505 (file No. 411), entitled

A billto provide for the appointment of inspectors of mines and their duties in certain cases, to prescribe their powers and duties and provide for their cympensation.

Also,

House bill No. 869 (file No. 470), entitled

A bill to amend the laws relative to supplying the city of Detroit with pure and wholesome water and to provide for the completion and management of the Detroit water works, approved Feb. 14, 1853, as amended by act No. 359 of the session laws of 1873, approved April 12, 1873,

ROBERT Y. OGG, Chairman.

Report accepted.

Mr. Herrington moved to take from the table,

House bill No. 178 (file No. 236), entitled

A bill to amend sections 7 and 36, of article 2, of an act entitled, "An act to revise the laws providing for the incorporation of railroad companies and to regulate the running and management and to fix the duties and liabilities of all railroads and other corporations owning and operating any railroads in this State," approved May 1, 1873, as amended, being compiler's section 3350, of Howell's annotated statutes of the State of Michigan, as amended by act No. 174, of the session laws of 1883.

Which motion prevailed.

The question being on the passage of the bill,

Mr. Manly moved that the further consideration of the bill be indefinitely postponed,

Which motion did not prevail

Mr. Snow moved to amend the bill by adding at the end of section 7 the words "to be paid for by the railroad corporations interested therein."

Which motion prevailed.

The bill was then passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

_Mr.	Abbott,	Mr.	Crocker,	Mr.	Kallander,	Mr.	Robinson,	R.,
	Allen,		Damon,		Kelley,		Rogers,	,
	Anderson,		Diekema,		Killean,		Rumsey,	
	Ashton,		Dougherty,		Kirby,		Simpson,	
	Baker, S.,		Douglass,		Lakey,		Snow,	
	Baldwin,		Eldred,		McCormick,		Spencer,	
	Bardwell,		Engleman,		McGregor,		Stuart,	
	Bates,		Goodrich,		McKie,		Thompson	١,
	Baumgardner,		Grenell,		Mulvey,		Vickary,	•
	Beecher,		Herrington,		Pardee,		Washburn	وا
	Bettinger,		Hill,		Perkins,		Watson, F	H.
	Bentley,		Holt,		Pettit,		Webber,	
	Burr,		Hoobler,		Pierce,		Wellman,	
	Case,		Hosford,		Powers,		Williams,	r. H.,
	Chamberlain,		Houk,		Preston,		Wilson,	•
	Chapman,		Hunt,		Rentz,		Wood,	
	Cole,		Jones,		Robinson, J. W	•	Speaker,	68
	•		•	AVQ	•		• ′	Λ

NAYS.

The question being on agreeing to the title,

Mr. Holt moved to amend the title so as to read as follows:

A bill to amend sections 7 and 36, of article 2, of act No. 198, session laws of 1873, entitled, "An act to revise the laws providing for the incorporation of railroad companies and to regulate the running and management and to fix the duties and liabilities of all railroads and other corporations owning and operating any railroads in this State." approved May 1, 1873, as amended, being compiler's sections 3321 and 3350, of Howell's annotated statutes of the State of Michigan, as amended by act No. 174, of the public acts of 1883, approved June 7, 1883.

Which motion prevailed.

The title as amended was then agreed to.

On motion of Mr. Holt,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

Mr. Eldred offered the following:

Resolved, (The Senate concurring), that one thousand copies of all acts of this Legislature ordered to take immediate effect be printed in pamphlet form and distributed by the Secretary of State, and that five hundred additional copies of the immediate effect acts be printed for the use of the House and Senate, and distributed proportionately among the members.

Pending the order that the resolution lie over one day under the rules,

On motion of Mr. Eldred,

The rules were suspended, two-thirds of all the members present voting therefor, and the resolution was put upon its immediate consideration.

The resolution was then adopted.

Mr. Bates moved that there be a call of the House.

Which motion prevailed.

PROCEEDINGS UNDER THE CALL.

The roll of the House was called by the Clerk, and the following members reported absent without leave: Mr. Baumgardner.

On motion of Mr. Jones,

The Sergeant-at-Arms was dispatched after the absentee.

The Sergeant-at-arms announced Mr. Baumgardner at the bar of the House.

On motion of Mr. Jones,

Mr. Baumgardner was excused from the operation of the call and took his seat.

On motion of Mr. Bates,

The House took up the order of

UNFINISHED BUSINESS.

Being the further consideration of Senate amendments to

House bill No. 504 (file No. 371), entitled

A bill to revise, consolidate and amend the liquor laws of this State.

As shown in the Journal of June 21 and 22,

The House had concurred in all of said amendments, except those numbered 1, 2, 8, 53, 65, 67, 109, 110 and 111.

The question now being on concurring in the said excepted amendments,

The question was first taken on concurring in the said first and second named amendments, in which

The House non-concurred, a majority of all the members elect not voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Baker, S.,	Mr. Harper,	Mr. McGregor,	Mr. Snow,
Bettinger,	Herrington,	McKie,	Stuart,
Breen,	Hosford,	Mulvey,	Tindall,
Crocker,	Kallender,	Ogg,	Vickary,
Douglass,	Killean,	O'Keefe,	Vroman,
Dunbar,	Lincoln,	Pardee,	Washburn,
Engleman,	Makelim,	Powers,	Wellman,
Green,	Manly,	Rentz,	Williams, T. H
Grenell,	•	·	33

NAYS.

			•
Mr. Abbott,	Mr. Dickson,	Mr. Kirby,	Mr. Rounsville,
Allen,	Diekema,	Lakey,	Rumsey,
Anderson,	Dougherty		Simpson,
Ashton,	Eldred,	McMillan,	Spencer,
Baker, W. A.		Oviatt,	Thompson,
Bardwell,	Haskin,	Perkins,	. Van Orthwick,
Bates,	Hill,	Pettit,	Watson, F. H.,
Beecher,	Hoaglin,	Pierce,	Watson. H.,
Bentley,	Holt,	Preston,	Webber,
Case,	Hoobler,	Reader,	Williams, W. W.
Chapman,	Houk,	Robinson, J. W	. Wilson,
Cole,	Hunt,	Robinson, R.	Wood,
Cross,	Jones,	Rogers,	Speaker,
Damon,	Kelley,	•	56.

The question then being taken on concurring in the 8th named amendment.

The House non-concurred, a majority of all the members elect not voting therefor, by yeas and nays as follows:

YEAS.

Mr. Abbott,	Mr. Kallander,	Mr. McGregor,	Mr. Vroman,
Baumgardner,	Kelley,	Powers,	Watson, F.H.,
Chapman,	Makelim,	Rounsville,	Wellman,
Dunbar,	Manly,	Snow,	Wilson,
Hosford,	McCormick,		18

NAYS.

Mr. Allen,	Mr. Eldred,	Mr. Lakey,	Mr. Reader,
Ashton,	Goodrich,	McKie,	Robinson, J. W.
Baker, W. A.	Harper,	Mulvey,	Robinson, R.,
Bates,	Haskin,	Oviatt,	Rumsey,
Bentley,	Herrington,	Pardee,	Thompson,
Burr,	Holt,	Perkins,	Watson, H.,
Case,	Hoobler,	Pettit,	Webber,
Damon,	Houk,	Pierce,	Williams, W.W.
Diekema,	Hunt,	Preston,	Wood,
Douglass.	Kirby.	•	38

The question then being taken on concurring in the 53d named amendment,

The House non-concurred, a majority of all the members elect not voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Baker, S.,	Mr. Hosford,	Mr. Mulvey,	Mr. Tindall,
Bettinger,	Kallander,	Rentz,	VanOrthwick,
Breen,	Killean,	Snow,	Vroman,
Dunbar, Green,	McCormick, McKie,	Stuart,	Williams, T.H.,

NAYS

Mr. Abbott,	Mr. Cole,	Mr. Hoobler,	Mr. Rogers,
Allen,	Cross,	Houk,	Rounsville,
Anderson,	Damon,	Hunt,	Rumsey,
Ashton,	Dickson,	Jones,	Spencer,
Baker, W. A.	Diekema,	Manly,	Thompson,
Bardwell,	Dougherty,	McGregor,	Watson, F. H.
Bates,	Eldred,	McMillan,	Watson, H.,
Beecher,	Goodrich,	Oviatt,	Webber,
Burr,	Herrington,	Pettit,	Williams, W.W.
Case,	Hill,	Robinson, J. W.	Wood,
Chapman,	Holt,	Robinson, R.	43

The question then being on concurring in the 65th named amendment, Mr. Diekema moved to amend said 65th Senate amendment, by adding at the end thereof the words "And it shall be the duty of sheriffs, marshals, constables and police officers to forthwith close all saloons and other places where the manufacturing, selling or keeping for sale any of the liquors men-

tioned in sec. 1, of this act is being conducted, upon which business the tax required by said section has not been paid in full, and in which the receipt mentioned in sec. 5, of this act shall not be posted up and displayed."

Which motion prevailed

The question being on concurring in the said 65th named Senate amend-

ment as amended by the House,

The House concurred, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

M1	. Abbott,	Mr. Dickson,	Mr. Makelim,	Mr. Robinson, R.,
	Allen,	Diekema,	Manly,	Rogers,
	Anderson,	Dougherty,	McCormick,	Rumsey,
	Ashton.	Eldred,	McGregor,	Simpson,
	Baker, W. A.,	Engleman,	McKie,	Spencer,
	Baldwin,	Goodrich,	McMillan,	Thompson,
	Bardwell.	Grenell,	Mulvey,	Tindall,
	Bates,	Harper,	Ogg,	Van Orthwick,
	Baumgardner,	Haskin,	O'Keefe,	Vickary,
	Beecher,	Harrington,	' Oviatt,	Washburn,
:	Bentley,	Hill,	Pardee,	Watson, F. H.,
	Burr,	Hoobler,	Perkins,	Watson, H.
	Case,	Houk,	Pettit,	Webber,
	Chapman,	Hunt,	Pierce,	Williams, W.W.
	Cole,	Jones,	Powers,	Wilson,
٠.	Crocker,	Kelley,	Presten,	Wood,
	Cross,	Kirby,	Reader,	Speaker,
	Damon,	Lakey,	Robinson, J.W.	71

NAYS.

Mr. Baker, S.,	Mr. Green,	Killean,	Mr. Snow,
Bettinger,	Kallander,	Rounsville,	Vroman,
Dunbar,	·	·	

The question then being taken on concurring on the 67th named amend-

The House non-concured, a majority of all the members elect not voting therefor by yeas and nays, as follows:

YEAS.

Mr.	Baker, S., Mr.	Harper, Mr.	MCMilian, Mr.	. Stuart,
	Baker, W. A.,	Hoaglin,	Mulvey,	Tindall,
	Bardwell,	Hoobler,	Perkins,	Vickary,
4	Bettinger,	Hosford,	Powers,	Vroman,
	Breen,	Kelley,	Rentz,	Washburn,
	Dougherty,	Killean,	Robinson, J. W.	Watson, F. H.,
	Dunbar,	Kirby,	Robinson, R.,	Wellman,
	Engleman,	Makelim,	Rumsey,	Williams, T. H.
	Green,	McGregor,	Snow,	35
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NAYS.

Mr. Abbott,	Mr. Cross,	Mr. Hunt,	Mr. Rogers,
Allen,	Damon,	Jones,	Rounsville,
Anderson,	Dickson,	Kallender,	Spencer,
Ashton,	Diekema,	Lakey,	Thompson,

Mr. Bates,	Mr. Eldred,	Mr. Manly,	Mr. Van Orthwick,
Beecher,	Goodrich,	McCormick,	Watson, H.,
Burr,	Haskin,	McKie,	Webber,
Case,	Herrington,	Oviatt,	Williams, W. W
Chapman,	Hill,	Pardee,	Wilson,
Cole,	Houk,	Preston,	Wood, 40

The question then being taken on concurring in 109th named amendament.

The House concurred, a majority of all the members elect voting therefor by yeas and nays as follows:

YEAS.

Mr. Abbott,	Mr. Engleman,	Mr. Makelim,	Mr. Rentz,
Allen,	Green,	Manly,	Robinson, R.,
Baker, S.,	Harper,	McCormick,	Rounsville,
Baker, W. A.,	Hoaglin,	McKie,	Snow,
Bettinger,	Hoobler,	McMillan,	Spencer,
Breen,	Hosford,	Mulvey,	Stuart,
Crocker,	Jones,	Ogg,	Thompson.
Damon,	Kallender,	O'Keefe,	Tindall,
Dickson,	Kelley,	Pardee,	Vickary,
Dougherty,	Killean,	Perkins,	Vroman,
Douglass,	Kirby,	Powers,	Watson, F. H.,
Dunbar,	Lakey,	Preston,	Wellman,
Eldred,	Lincoln,	Reader,	Williams, T. H.,
·	•	,	52

NAYS.

Mr. Anderson, Ashton, Baldwin, Bardwell, Bates, Beecher, Bentley, Burr,	Mr. Chapman, Cole, Cross, Diekema, Goodrich, Grenell, Herrington, Hill,	Mr. Hunt, M McGregor, Oviatt, Pettit, Pierce, Robinson, J.W Rogers, Rumsey,	r. Simpson, Van Orthwick, Watson, H., Webber, Williams, W. W Wilson, Wood, Speaker,
Case,	Houk,		34

The question then being taken on concurring in the 110th named amendment.

The House non-concurred, a majority of all the members elect not voting therefor, by yeas and nays, as follows:

YEAS.

Mr.	Baker, S.,	Mr.	Kallander,	Mr.	Ogg,	Mr.	Robinson, R.,
	Baker, W. A.,		Killean,		Ogg, O'Keefe,		Stuart,
	Bettinger,		Makelim,		Pardee,		Vickary,
	Green,		Manly,		Perkins,		Vroman,
Mr.	Grenell,	Mr.	McCormick,	Mr.	Pierce,	Mr.	Washburn,
	Hoaglin,		McMillan,		Powers,		Wellman,
	Hosford,		Mulvey,		Rentz,		Williams, T.H.
			•				92

28

NAYS.

Mr. Abbott,	Mr. Cross,	Mr. Kelley,	Mr. Spencer,
Allen,	Damon,	Kirby,	Thompson,
Anderson,	Dickson,	Lakey,	Tindall,
Ashton,	Diekema,	Oviatt,	VanOrthwick,
Bardwell,	Eldred,	Pettit,	Watson, F. H.
Bates,	Harper.	Preston,	Watson, H.,
Beecher,	Haskin,	Reader.	Webber,
Bentley,	Herrington,	Robinson, J. W.	Williams, W.W.
Burr.	Hill.	Rounsville.	Wood,
Case.	Hoobler,	Rumsey,	Speaker,
Chapman,	Houk,	Simpson,	46
Cole,	Hunt,	Snow,	

On motion of Mr. T. H. Williams, All further proceedings under the call were dispensed with. The House took up the order of

THIRD READING OF BILLS.

House bill No. 774 (file No. 493), entitled

A bill to fix the salary of the private secretary of the auditor general, Was read a third time and passed, a majority of all the members elect voting therefor by yeas and nays, as follows:

YEAS.

Mr. Abbott,	Mr. Dougherty,	Mr. Kirby,	Mr. Rentz,
Allen,	Douglass,	Lakey,	Robinson, J. W.
Anderson,	Eldred,	Lincoln,	Rogers,
Baker, W. A.,	Goodrich,	Makelim,	Rumsey,
Baldwin,	Green,	McCormick,	Snow,
Bardwell,	Grenell,	McGregor,	Thompson,
Bates,	Harper,	McMillan,	Vickary,
Baumgardner	Herrington,	Mulvey,	Washburn,
Bettinger,	Hoaglin,	Ogg,	Watson, F. H.
Bentley,	Holt,	O'Keefe,	Watson, H.
Breen,	Hoobler,	Oviatt,	Wellman,
Cannon,	Hosford,	Perkins,	Williams, W.W.
Chamberlain,	Houk,	Pettit,	Wilson,
Damon,	Jones,	Preston,	Wook,
Dickson,	Kallender,	Reader,	Speaker,
Diekema,	Killean,	·	62
• •	N	A V R	

NAYS.

Mr. Chapman,	Mr. Pardee,	Mr. Rounsville,	Mr. Vroman,
Cole,	Pierce,	VanOrthwick,	Webber,
Haskin	•	_	•

Title agreed to.

On motion of Mr. Green.

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

On motion of Mr. Case,

The House took up the order of

MESSAGES FROM THE SENATE.

The Speaker announced the following:

SENATE CHAMBER, Lansing, June 22, 1887.

To the Speaker of the House of Representatives:

SIR-I am instructed to return to the House the following bills:

1. Senate bill No. 442, entitled

A bill to provide for the appointment, fix the compensation, and prescribe the duties of the stenographer of the circuit courts for the counties of Branch and St. Joseph now comprising the 15th judicial circuit.

2. Senate bill No. 1 (file No. 110), entitled

A bill making an appropriation for the erection and equipment of a suitable building for the use of the mining school at Houghton, in the Upper Peninsula of Michigan, and for heating, lighting, and furnishing the same,

In compliance with the request of the House for the same this day re-

ceived.

Very respectfully,

LEWIS M. MILLER, Secretary of the Senate.

Mr. Herrington moved to suspend the rule limiting the time within which a motion to reconsider a vote may be made.

Which motion prevailed, two-thirds of all the members present voting

t herefor.

Mr. Herrington moved to reconsider the vote by which the House passed the second named bill.

Which motion prevailed.

The question being on the passage of the bill,

On motion of Mr. Herrington,

The bill was referred to the committee on ways and means.

Mr. Bentley moved to suspend the rule limiting the time within which a motion to reconsider a vote may be made.

Which motion prevailed, two-thirds of all the members present voting

therefor.

Mr. Bentley moved to reconsider the vote by which the House passed the first named bill,

Which motion prevailed.

The question being on the passage of the bill,

Mr. Bentley moved to amend the bill by striking out in line 7, section 1, the word "court" and inserting the words "by the Governor upon recommendation of the circuit judge of said county," in lieu thereof.

Also by striking out in line 8, section 1, the words "during good behavior"

and inserting the words "during the period of six years," in lieu thereof,

Which motion prevailed.

The question being on the passage of the bill,

The bill was then passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS

Mr. Abbott, Mr. Damon, Mr. Kirby, Mr. Rentz, Allen, Dickson, Lakey, Robinson, J.W. Anderson, Diekema, Lincoln, Robinson, R.,

Mr. Ashton,	Mr. Dillon,	Mr. Makelim,	Mr. Rounsville,
Baker, S.,	Dougherty,	Manly,	Rumsey,
Baker, W. A.	, Dunbar,	McGregor,	Simpson,
Baldwin,	Eldred,	McKie,	Spencer,
Bardwell,	Goodrich,	Mulvey,	Tindall,
Bates,	Green.	Ogg,	VanOrthwick,
Baumgardner,	, Grenell,	O'Keefe,	Vickary,
Beecher,	Herrington,	Oviatt,	Vroman,
Bettinger,	Hill,	Pardee,	Washburn,
Bentley,	Holt,	Perkins,	Watson, F. H.
Breen,	Hosford,	Pettit,	Webber,
Burr,	Houk,	Pierce,	Wellman,
Case,	Jones,	Powers,	Wilson,
Cole,	Kallender,	Preston,	Wood,
Cross,	Killean,	Reader,	71
	N.	AYS.	0

Title agreed to.

On motion of Mr. Bentley,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

By the committee on municipal corporations:

The committee on municipal corporations, to whom was referred

House bill No. 331 (file No. 487), entitled

A bill to amend section 2 of chapter 4, and section 1 of chapter 10 of act No. 326 of the session laws of 1883, entitled "An act to provide a charter for the city of Detroit, and to repeal all acts and parts of acts in conflict therewith," approved June 7, 1883, and as amended by act approved June 10, 1885.

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, with the accompany-

ing substitute therefor, entitled

A bill to amend section 2 of chapter 4 and section 1 of chapter 10 of an act entitled "An act to provide a charter for the city of Detroit, and to repeal all acts and parts of acts in conflict therewith," approved June 7, 1883, and to add to chapter 10 of said act two new sections to stand as sections 22 and 23, so as to abolish the board of assessors,

Recommending that the substitute be concurred in and that the substitute do pass, and ask to be discharged from the further consideration of the subject.

ERASTUS N. BATES, Chairman.

Report accepted and committee discharged.

On motion of Mr. Ogg.

The House concurred in the adoption of the substitute reported by the committee.

The bill was ordered printed, referred to the committee of the whole, and placed on the general order.

Mr. Wellman moved to take from the table

House bill No. 22 (file No. 23), entitled,

A bill to amend section 3323, of article 2, chapter 91 of the general statutes of the State of Michigan, compiled and annotated by Andrew Howell, as amended by act No. 116, session laws of 1883, relative to the corporate powers and duties of directors of railroad companies.

Which motion prevailed,

The question being on concurring in certain amendments made to the bill by the Senate, which had been reported as follows:

1. Amend section 1 so as to read as follows, viz.:

SECTION 1. The People of the State of Michigan enact, That section 9 of article 2 of act No. 198, of the session laws of 1873, being an act entitled An act to revise the laws providing for the incorporation of railroad companies, and to regulate the running and management, and to fix the duties and liabilities of all railroads and other corporations owning or operating any railroad in this State, being compiler's section 3323 of Howell's annotated statutes, as amended by act No. 177, session laws of 1877, and act 116, public acts of 1883, be and the same is hereby amended so as to read as follows:

2. By striking out of line 25 of section 1 the words "or any private prop-

erty.'

And further to inform the House that the Senate has amended the title tothe bill so as to read as follows:

A bill to amend section 9 of article 2 of act No. 198 of the session laws of 1873, being an act entitled an act to revise the laws providing for the incorporation of railroad companies and to regulate the running and management, and to fix the duties and liabilities of all railroad and other corporations owning or operating any railroad in this State, being compiler's section 3323, of Howell's annotated statutes, as amended by act No. 177, session laws of 1877, and act No. 116, public acts of 1883.

On motion of Mr. Wellman,

The House concurred, a majority of all the members elect voting therefor by yeas and nays, as follows:

YEAS.

Mr. Abbott, Allen, Ashton, Baker, S. Baker, W. A., Baldwin, Bardwell, Bates, Baumgardner, Beecher, Bentley, Breen, Chamberlain, Cole,	Dunbar, Eldred, Goodrich, Green, Grenell, Holt, Hosford, Hunt,	Mr. Lincoln, Manly, McGregor, McKie, McMillan, Mulvey, Ogg, O'Keefe, Oviatt, Pettit, Pierce, Powers, Preston, Reader,	Mr. Robinson, J. W. Robinson, R., Rogers, Rumsey, Simpson, Snow, Spencer, Tindall, Van Orthwick, Vroman, Washburn, Watson, H., Wellman, Wilson,
Cole,	Kallander,	Reader,	Wilson,
Crocker,	Kirby,	Rentz,	

NAYS.

Mr. Pardee.

1

The question then being on concurring in the amendment made by the Senate to the title of the bill,

The House concurred.

The bill was then referred to the committee on engrossment and enrollment for enrollment.

By the committee on municipal corporations:

The committee on municipal corporations, to whom was referred

Senate bill No. 265, Senate file 71, entitled

A bill to provide for the confinement of persons who may be found guilty of the violation of a village ordinance or ordinances in incorporated villages in the county of Wayne, in this State,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do pass, and ask to be discharged from the further consideration of the subject.

ERASTUS N. BATES, Chairman.

Report accepted and committee discharged.

On motion of Mr. Abbott,

The rules were suspended, two-thirds of all the members present voting therefor, and the bill was put upon its immediate passage.

The bill was then read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Abbott,	Mr. Cole,	Mr. Kallander,	Mr. Rounsville,
Allen,	Cross,	Killean,	Simpson,
Ashton,	Dickson,	Kirby,	Spencer,
Baker, W. A.	Diekema,	McCormick,	Tindall,
Baldwin,	Dougherty,	McKie,	VanOrthwick,
Bardwell,	Douglass	McMillan,	Vroman,
Bates,	Eldred,	Mulvey,	Washburn,
Beecher,	Goodrich,	Oviatt,	Watson, H.
Bettinger,	Green,	Perkins,	Webber,
Breen,	Grenell,	Pierce,	Wlison,
Burr,	Holt,	Powers,	Wood,
Cannon,	Hosford,	Preston,	Speaker,
Chamberlain,	Jones,	Reader,	51
	N	AYS.	0

Title agreed to.

On motion of Mr. Abbott,

By a vote of two-thirds of all the members elect the bill was ordered to take immediate effect.

By the committee on municipal corporations:

The committee on manicipal corporations, to whom was referred

House bill No. 339, entitled

A bill to amend sections 1 and 5 of an act to re-organize the public library of Bay City, and to repeal sec. 12 of act No. 370 of the session laws of 1867, entitled An act to organize union school districts of Bay City, approved March 20, 1867, approved May 3, 1877, and said sec. 1 as amended by act No. 390 of the session laws of 1881, approved May 25, 1881,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, recommending that the same do pass, and ask to be discharged from the fur-

ther consideration of the subject.

ERASTUS N. BATES, Chairman.

Report accepted and committee discharged.

.On motion of Mr. Green,

The rules were suspended, two-thirds of all the members present voting therefor, and the bill was put upon its immediate passage.

The bill was then read a third time and passed, a majority of all the mem-

bers elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Allen, Anderson, Ashton, Baker, W. A., Baldwin, Bates, Baumgardner, Bettinger, Bentley, Breen, Burr, Cannon,	Douglass, Eldred,	Mr. Hunt, Kelley, Killean, Lincoln, Makelim, McMillan, Mulvey, O'Keefe, Perkins, Reader, Robinson, J. W Robinson, R.,	
		Robinson, R., Rounsville,	Wilson, Speaker,

NAYS.

Mr. Dunbar, Mr. Kallender, Mr. Pierce, Mr. Snow, Haskin, Pardee,

Title agreed to.

On motion of Mr. Green,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

By the committee on education:

The committee on education, to whom was referred

House bill No. 476, entitled

A bill to amend article 1288, section 8, chapter 28 of Howell's annotated

statutes relative to the disposition of the liquor tax.

Respectsully report that they have had the same under consideration and have directed me to report the same back to the House with the accomprnying substitute therefor, entitled

A bill to repeal an act entitled "An act to legalize the action of the board of school inspectors of the township of Nottawa in the county of Isabella, in establishing the boundaries of school district No. 2 in said township," approved May 19, 1887,

Recommending that the substitute be concurred in, and to further report the bill as substituted back to the House without recommendation, and ask

to be discharged from the further consideration of the subject.

W. W. WILLIAMS, Chairman.

Report accepted and committee discharged.

On motion of Mr. Rounsville,

The House concurred in the adoption of the substitute reported by the committee.

On motion of Mr. Rounsville,

The rules were suspended, two-thirds of all the members present voting therefor, and the bill was put upon its immediate passage.

The bill having been read a third time, and the question being upon its

passage, pending the taking of the vote thereon,

On motion of Mr. Burr,

The bill was laid on the table.

By the committee on education:

The committee on education, to whom was referred

Senate blll No. 346, entitled

A bill to incorporate the public schools of the township of Au Train, in the county of Alger,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do pass, and ask to be discharged from the further consideration of the subject.

W. W. WILLIAMS, Chairman.

Report accepted and committee discharged.

On motion of Mr. Thompson.

The rules were suspended, two-thirds of all the members present voting therefor, and the bill was put upon its immediate passage.

The bill was then read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr.	Allen,	Mr. Damon,	Mr. Kelley,	Mr. Rogers,
	Anderson,	Dickson,	Kirby,	Simpson,
	Ashton,	Diekema,	Manly,	Spencer,
	Baker, W. A.,	Dougherty,	McCormick,	Stuart,
	Baldwin,	Eldred,	McGregor,	Thompson,
	Bardwell,	Engleman,	McKie,	Tindall,
	Bates,	Grenell,	Mulvey,	Vickary,
	Baumgardner,	Harper,	Oviatt,	Vroman,
	Beecher,	Haskin,	Pardee,	Washburn,
	Bettinger,	Hill,	Perkins,	Watson, F. H.
	Bentley,	Holt,	Pettit,	Watson, H.
	Burr,	Hoobler,	Powers,	Wellman,
	Case,	Hosford,	Preston,	Williams, T.H.
	Chamberlain,	Hunt,	Reader,	Wilson,
	Cole,	Jones,	Robinson, J.W.	Wood,
	Crocker,	Kallander,	Robinson, R.,	Speaker,
	Cross,	•	• •	65
	-			

NAYS.

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Title agreed to.

On motion of Mr. Thompson,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

Mr. Rounsville moved to take from the table

House bill No. 476, entitied

A bill to repeal an act entitled "An act to legalize the action of the board of school inspectors of the township of Nottawa, in the county of Isabella, in establishing the bounderies of school district No. 2, in said township," approved May 19, 1887.

Which motion did not prevail.

By the committee on roads and bridges:

The committee on roads and bridges, to whom was referred

Senate bill No. 181 (file No. 215), entitled

A bill to amend section 8 of chapter 1 of act number 243 of the public acts of 1881, entitled "An act to revise and consolidate the laws relating to the establishment, opening, improvement and maintenance of highways and private roads, and the building, repairing and preservation of bridges within this State," approved June 8, 1881, being continuous section 1303 of Howell's annotated statutes of Michigan,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and without recommendation, and ask to be discharged from the further

consideration of the subject.

JAS. W. McCORMICK, Chairman.

Report accepted and committee discharged.

On motion of Mr. McCormick,

The bill was ordered printed, referred to the committee of the whole, and placed on the general order.

By the committee on roads and bridges:

The committee on roads and bridges, to whom was referred

House bill No. 380, entitled

A bill to provide for the introduction and use of safety gates upon swing

and draw bridges,

Respectfully report that they have had the same under consideration and have directed me to report the same back to the House without amendment recommend that it do pass, and ask to be discharged from the further consideration of the subject.

JAS. W. McCORMICK, Chairman.

Report accepted and committee discharged.

On motion of Mr. Snow.

The ru les were suspended, two-thirds of all the members present voting therefor, and the bill was placed on its immediate passage.

The bill was then read a third time and passed, a majority of all the mem-

bers elect voting therefor, by yeas and nays as follows:

YEAS.

Mr. Allen,	Mr. Dickson,	Mr. Kelly,	Mr. Simpson,
Ashton,	Dillon,	Kirby,	Snow,
Baldwin,	Dougherty,	Lincoln,	Spencer,
Bardwell,	Dunbar,	Manly,	Stuart,
Bates,	Eldred,	McCormick,	Thompson,
Baumgardner,		McKie,	Tindall,
Beecher,	Harper,	McMillan,	Van Orthwick,
Bettinger,	Hill,	Oviatt,	Vroman,
Burr,	Hoaglin,	Pierce,	Washburn,
Cannon,	Holt,	Preston,	Watson, H.,
Case,	Hosford,	Reader,	Wellman,
Cole,	Hunt,	Robinson, J. W.	
Crocker,	Jones,	Rounsville,	Wilson,
Cross,	Kallender,	Rumsey,	Wood,
Damon,	,	, ,	57
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By the committee on engrossment and enrollment:

The committee on engrossment and enrollment report, as correctly enrolled, signed, and presented to the Governor, the following:

House bill No. 366 (file No. 133), entitled

A bill to provide for laying out and establishing a State road to connect the East Saginaw and Sauble River State road with the Tawas and Manistee State road in the counties of Arenac, Iosco and Ogemaw, and to provide for its construction by an appropriation of swamp land, and the raising and expenditure of certain moneys therefor by the townships through which said road passes.

Also,

House bill No. 833 (manuscript), entitled

A bill to re-incorporate the village of Rockford.

Also,

House bill No. 723 (manuscript), entitled

A bill to authorize the village of Sturgis, in the county of St. Joseph, to raise money to make public improvements in said village, to issue bonds therefor and to provide for the levy of taxes therein to pay the same.

Also.

House bill No. 229 (file No. 427), entitled

A bill to amend section 64 of act No. 153 of the public acts of the year 1885, entitled "An act to provide for the assessment of property and the levy and collection of taxes thereon," approved June 9, 1885.

ROBERT Y. OGG, Chairman.

Report accepted.

Mr. Baumgardner offered the following:

WHEREAS, Certain newspaper have published reports that reflect great discredit on the members of this legislature; and

WHEREAS, The people of this State should know whether there is any foundation in fact for such reports, and whether their servants have been true to the trusts reposed in them; therefore be it

Resolved, (the Senate concurring) That a committee consisting of three members of the House and two members of the Senate be appointed to investigate the matter, and that the said committee be empowered to subposus and examine witnesses under, and to procure evidence from, any source whatever: And be it further

Resolved, That the said committee hold its sessions independent of the sessions of either branch of this Legislature, and if the said committee shall not have finished the work of investigation at the time of the final adjournment of the Legislature, then the said committee shall continue its work until they shall have gathered all the evidence that can be possibly obtained, and after they have finished their investigation that they render a report, together with all the evidence obtained, to the attorney general of this State, and he is hereby empowered to take such steps as the evidence in the case would seem to warrant.

Laid over one day under the rules.

The Speaker announced the following:

Senate Chamber, Lansing, June 22, 1887.

To the Speaker of the House of Representatives:

SIR—I am instructed to return to the House the following bill:

House bill No. 577 (file No. 413), entitled

A bill to amend chapter 193 of the compiled laws of 1871, being chapter 267 of Howell's annotated statutes, by adding four new sections thereto, relative to the sale of homesteads for the payment of debts of deceased persons, and expenses of administering their estates,

And to inform the House that the Senate has amended the same as fol-

lows:

By adding to the end of added section 1 the words "but no such sale shall be made during the lifetime of the widow of the deceased,"

In the passage of which, as thus amended, the Senate has concurred by a

majority vote of all the Senators elect.

Very respectfully,

LEWIS M. MILLER, Secretary of the Senate.

The question being on concurring in the amendments made by the Senate to the bill.

On motion of Mr. Dunbar,

The House concurred, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr.	Abbott, Allen, Anderson, Ashton, Baker. W. A. Baldwin, Bardwell, Bates, Baumgardner, Beecher, Bentley, Breen, Burr, Cannon,	Case, Chamberlain, Chapman, Cross, Dickson, Diekema, Dillon, Dougherty, Douglass, Dunbar, Eldred, Engleman, Goodrich, Grenell,	Mr.	Harper, Haskin, Holt, Hoobler, Hosford, Hunt, Kallander, Kelley, Killean, Kirby, Lakey, McCormick, McGregor, McKie,	Mr.	McMillan, Mulvey, Pettit, Pierce, Preston, Reader, Rentz, Robinson,J. Spencer, Stuart, Tindall, Van Orthwi Wellman, Wood,	
	•	·		•		•	

NAYS.

Mr. Wilson,

The bill was then referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, June 22, 1887.

To the Speaker of the House of Representatives:

SIR—I am instructed by the Senate to re-transmit the following bills:

1. House bill 867 (file No. 380), entitled

A bill to amend section thirty-three of chapter seven, and sections one, thirty-three, thirty-four, thirty-five, thirty, six of chapter eleven of act number three hundred twenty-six of the session laws of eighteen hundred and eighty-three, entitled "An act to provide a charter for the city of Detroit, and to repeal all acts and parts of acts in conflict therewith," approved June 7th, 1883.

2. House bill No. 327 (file No. 247), entitled

A bill to authorize the sale in certain cases of land devised or bequeathed by will without power of sale.

In the passage of which the Senate has concurred by a majority vote of all

the Senators elect.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

The two named bills were referred to the committee on engrossment and enrollment for enrollment.

By the committee on ways and means:

The committee on ways and means, to whom was referred

Senate bill No. 35, entitled

A bill making an appropriation for the use and maintenance of the univer-

sity of Michigan,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, with amendments thereto, recommending that the amendments be concurred in, and that the bill when so amended do pass, and ask to be discharged from the further consideration of the subject.

M. E. RUMSEY, Chairman.

Report accepted and committee discharged.

On motion of Mr. Rumsey,

The House concurred in the amendments made to the bill by the committee.

The following protest was presented:

To the Speaker of the House of Representatives:

We hereby respectfully protest against the act of the committee on ways and means in amending Senate bill No. 35 known as the University bill, for

the following reasons:

1. The bill was fully and fairly discussed in this House on its original passage when this body saw fit to provide seventy-five thousand dollars for the erection and equipment of a building for a microscopical and historical laboratory and a laboratory for teaching physics and natural phylosophy. Which said bill our esteemed Governor saw fit to ask the legislature to recall, which they declined to do. Our most respected executive then saw fit to return the said bill to the Senate together with a message giving his reasons therefor. In section one of said message the Governor assigned reasons for his disapproval of said bill that are beyond the power of the legislature to remedy and that he should have referred in his message to this body at the commencement of this session. We refer to the power given the regents by the constitution of Michigan, article XIII, sections 6, 7, 8, and to chapter 192 of the compiled laws of this State as annotated by Andrew Howell.

This, in the opinion of your protestants, shows a disposition on the part of the executive to interfere with the acts and doings of the board of regents of the university in a manner not authorized by the constitution nor warranted

by the laws of the State.

In section two of said message the governor has seen fit to say, "I am unchanged in my opinion that a greater part of the \$75,000 item asked for the purpose of an experimental and chemical laboratory should be eliminated from the bill." Which said opinion the legislature has seen fit to courteously com-

ply with, the Senate passing a bill fixing the item above referred to at \$50,000, which said item, as we are informed and believe, the governor wishes to be \$35,000 instead of \$50,000, so the committee have seen fit to recommend that the bill be amended so as to read \$35,000 instead of \$50,000, against which we most respectfully protest for the following reasons:

Article 3, Sect. 2 of the constitution of Michigan says, "No person belonging to one department shall exercise the power properly belonging to another,

except in the cases expressly provided in this constitution.

Now, if the governor has the right to say that an appropriation is too large, he also has the right to say that an appropriation is too small. Such a construction of the constitutional rights of the executive department would place the appropriating power in the executive instead of the legislative department; in that case it would be the duty of the committee on ways and means to always seek the governor and ask him how much he wished appropriated for each State institution.

In the opinion of your protestants the power to appropriate is a legislative and not an executive power.

Believing that the action of the committee, unconciously though it may be, has been influenced by the executive department, we therefore protest against the action of the committee in so amending said bill, as we believe the act of the executive is an unwarranted interference with the rights of the legislative department, and one that if allowed to continue will work much injury to the State.

Dated June 22nd, 1887.

MARTIN CROCKER. C. H. MANLY.

On motion of Mr. Rumsey,

The rules were suspended, two-thirds of all the members present voting therefor, and the bill was put on its immediate passage.

The bill having been read a third time, and the question being upon its

passage, pending the taking of the vote thereon,

Mr. Grennell moved to amend the bill by striking out in line 37, section 1, the words "thirty-five" and inserting the word "fifty" in lieu thereof.

On agreeing to which,

Mr. Abbott demanded the yeas and nays.

The demand was seconded, and the motion to amend the bill did not prevail by yeas and nays as follows:

YEAS.

Mr. Abbott, Ashton, Baker, S. Bardwell, Bettinger,	Mr. Bentley, Chamberlain, Crocker, Grenell, Holt,	Mr. Hosford, Kallander, McCormick, Mulvey, Oviatt,	Mr. Robinson,J.W, Washburn, Watson, F.H., Wellman, Wood, 20
	N	AYS.	
Mr. Allen, Baldwin, Bates, Beecher, Case, Chapman,	Mr. Dunbar, Eldred, Green, Haskin, Hoaglin, Hoobler,	Mr. Kelley, Lincoln, McGregor, McKie, Pettit, Pierce,	Mr. Rumsey, Simpson, Spencer, Tindall, VanOrthwick, Vroman,

8

Mr. Cole,	Mr. Hunt,	Mr. Powers,	Mr. Watson, H.,
Damon,	Jones,	Rogers,	Webber,
Dickson,	Kirby,	Rounsville,	Wood,
Douglass,	Kelly,		37

The bill was then passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Allen, Ashton, Baldwin, Bardwell, Bates.	Mr. Damon, Dickson, Dougherty, Douglass, Dunbar,	Mr. Kelley, Kirby, Lakey, Lincoln, Makelim,	Mr. Robinson, R. Rogers, Rumsey, Simpson, Spencer,
Baumgardner,	Eldred,	McCormick,	Stuart,
Beecher,	Engleman,	McKie,	Van Orthwick,
Bettinger,	Goodrich,	McMillan,	Vickary,
Bentley,	Green,	Mulvey,	Vroman,
Breen,	Grenell,	O'Keefe,	Watson, F. H.,
Case,	Hoaglin,	Pettit,	Watson, H.,
Chamberlain,	Holt,	Pierce,	Wellman,
Chapman,	Hoobler,	Preston,	Wilson,
Crocker,	Jones,	Reader,	Wood,
Cross,	Kallender,	Rentz,	Speaker 60

NAYS.

Mr. Buar, Diekema, Haskin,	Mr. Hunt, Oviatt,	Mr. Powers, Rounsville,	Mr. Thompson, Webber,
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Title agreed to.

On motion of Mr. Rumsey.

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

Mr. Makelin arose to a question of privilege, as follows:

I find in the Lansing Journal of this date the following:

John Makelim, please take the witness stand!

Did you ever see a letter to a leading republican candidate for United States senator which in substance asks for an interview with one of his "confidential agents" in order that the writer's delegation may "vote understandingly?"

Did the writer ever meet any representative or representatives of this candidate and arrange with him or them so that the delegation was enabled to vote "understandingly?"

Where did the meeting take place, who were present, and how was the "understanding" made so definite that the delegation voted finally for the candidate alluded to?

To the above I will simply answer that I know nothing about the matter, and if the Lansing Journal knows of anything or any letter which implicates me I demand in the name of justice that they produce them.

JOHN MAKELIM.

June 23, 1887.

Mr. O'Keefe arose to a question of privilege as follows: I find the following in the Lansing Journal of this date:

Richard O'Keefe, third member from Sanilac, do you know anything of an equally damaging letter?

Speak up, gentlemen and give the house of representatives truthful and un-

equivocal answers to the Journal's questions.

In reply to the questions asked by the Lansing Journal, as above, I have to say as the "third member from Sanilac" that I know nothing of any such letters or transactions mentioned in said paper, and demand that an opportunity be given me to wash my hands of the matter so far as pertains to me.

R. D. O'KEEFE.

On motion of Mr. Haskin, The House took a recess until 7:30 this evening.

EVENING SESSION.

7;30 o'clock P. M.

The House met and was called to order by the Speaker. Roll called: quorum present.

MESSAGES FROM THE SENATE.

The Speaker announced the following:

SENATE CHAMBER. Lansing, June 21, 1887.

To the Speaker of the House of Representatives:

SIR—I am instructed to return to the House the following bill:

House bill No. 850, (file No. 478), entitled

A bill to provide for ascertaining, adjudicating, and determining who are or were, the legal heirs, minor heirs, or legal representatives of certain deceased persons and entitled to the lands of which said deceased died seized, and to repeal act number 53 of the laws of Michigan, of the year 1867, approved March 13, 1867, being compiler's sections 4398, 4399, and 4400 of compiled laws of 1871, the same being sections 5990, 5991 and 5992 of Howell's annotated statutes, relative to "proceedings to ascertain and determine the heirs of deceased persons."

And to inform the House that the House that the Senate has amended

the same as follows, viz.:

1. By inserting in line 2 of section 4, after the figures 1871, the words as amended by act No. 49 of the public acts of 1883, approved April 26, 1883.

And further to inform the House that the Senate has amended the title to

the bill as follows:

By inserting after 1871 the words as amended-by act No. 49 of the public

acts of 1883, approved April 26, 1883,

In the passage of which as thus amended and with the title so amended, the Senate has concurred by a majority vote of all the Senators elect. Very respectfully,

LEWIS M. MILLER, Secretary of the Senate. The question being on concurring in the amendments made by the Senate to the bill.

On motion of Mr. Perkins,

The House concurred, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr.	Abbott,	Mr.	Damon,	Mr.	Kelley,	Mr.	Rentz.
	Allen,		Dickson,		Killean,		Robinson, J.W,
	Ashton,		Diekema,		Kirby,		Rumsey,
	Baker, W. A.,		Dillon,		Makelim,		Stuart,
	Baldwin,		Dougherty,		McKey,		Thompson,
	Bates,		Douglass,		McMillan,		Tindall,
	Baumgardner,		Engleman,		Mulvey,		Vickary,
	Breen,		Goodrich,		Ogg,		Vroman,
	Burr,		Harper,		O'Keefe,		Washburn,
	Cannon,		Haskin,		Oviatt,		Wellman,
	Case,		Hill,		Pardee,		Williams, T.H.
	Chapman,		Hoobler,		Perkins,		Wilson,
	Cole,		Houk,		Pettit,		Wood,
	Crocker,		Hunt,		Powers,		Speaker,
	Cross,		Kallander,		Reader,		59
			37	4770			^

NAYS.

The question then being on concurring in the amendments made by the Senate to the title of the bill,

The House concurred.

The bill was then referred to the committee on engrossment and enrollment for enrollment.

Mr. Abbott offered the following:

Resolved, By the Honse of Representatives (the Senate concurring), That the Secretary of the Senate and Clerk of the House of Representatives be, and they are hereby directed to compile and prepare for publication, make indexes, and superintend the publication of the Journals and documents of the present Legislature, and when complete and certified to by the Secretary of State, the Secretary of the Senate shall be entitled to and receive for such services the sum of five hundred dollars, and the Clerk of the House of Representatives shall be entitled to and receive for such services the sum of six hundred dollars, the same to be paid on the certificate of the Secretary of State.

Laid over one day under the rules.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, June 20, 1887.

To the Speaker of the House of Representatives:

SIR—I am instructed to return to the House the following bill:

House bill No. 168 (file No. 366), entitled

A bill to provide for the drainage and reclamation of swamp land by means of a ditch from Little Black Lake, in the county of Muskegon, to Lake Michigan, and to make an appropriation of State swamp land therefor,

In the passage of which the Senate has concurred by a majority vote of all

the Senators elect, and by a vote of two-thirds of all the Senators elect has ordered the same to take immediate effect.

Very respectfully,

LEWIS M. MILLER, Secretary of the Senate.

The bill was referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, June 21, 1887.

To the Speaker of the House of Representatives:

Sir-I am instructed by the Senate to transmit the following bill:

Senate bill No. 440 (file No. 271) entitled

A bill to repeal act No. 94 of the session laws of 1885, entitled An act making an appropriation of state swamp lands to aid the county of Gratiot in improving the channel of Maple river, and to authorize a tax to complete the same, and to repeal act No 50, of the session laws of eighteen hundred and eighty-one, entitled: An act to authorize the board of control, of state swamp lands to make an appropriation of swamp lands to remove bars and obstructions in Maple river, in the counties of Clinton and Gratiot, approved March twenty-sixth, eighteen hundred and eighty-one, "approved May 13, 1885,

Which has passed the Senate by a majority vote of all the Senators elect, and in all of which the concurrence of the House is respectfully asked.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

The bill was read a first and second time by its title, and pending its reference to a committe,

On motion of Mr. Hill,

The rules were suspended, two-thirds of all the members present voting therefor, and the bill was put upon its immediate passage.

The bill was then read a third time and passed, a majority of all the members elect, voting therefor by yeas and nays as follows:

YEAS.

Mr. Abbott,	Mr. Cross,	Mr. Killean,	Mr. Rentz,
Allen,	Damon,	Kirby,	Rogers,
Anderson,	Dickson,	Lakey,	Spencer,
Ashton,	Diekema,	Makelim,	Stuart,
Baker, W. A.,	Dillon,	McCormick,	Thompson,
Baldwin,	Dougherty,	McKie,	Tindall,
Bates,	Douglass,	Mulvey,	Van Orthwick,
Baumgardner	Goodrich,	Ogg,	Vickary,
Beecher,	Harper,	O'Keefe,	Vroman,
Bettinger,	Haskin,	Oviatt,	Webber,
Breen,	Hill,	Pardee,	Wellman,
Burr,	Hoobler,	Perkins,	Williams, T.H.
Cannon,	Hunt,	Pettit,	Wilson,
Case,	Kallander,	Powers,	Wood,
Cole,	Kelley,	Reader,	Speaker, 60

NAYS.

Title agreed to.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, June 21, 1887.

To the Speaker of the House of Representatives:

SIR-I am instructed by the Senate to transmit the following bill:

Senate bill No. 222 (file No. 198), entitled

A bill to allow the commitment and detention of female children to the

house of the Good Shepherd at Detroit,

Which has passed the Senate by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect been ordered to take immediate effect, and in all of which the concurrence of the House is respectfully asked.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

The bill was read a first and second time by its title, and pending its reference to a committee,

On motion of Mr. Engleman,

The rules were suspended, two-thirds of all the members present voting therefor, and the bill was placed on its immediate passage.

The bill was then read a third time and was not passed, a majority of all the

members elect not voting therefor, by yeas and nays, as follows:

YEAS.

Mr.	Allen,	Mr.	Engleman,	McKie,	Robinson, J. W.
	Anderson,		Goodrich,	McMillan,	Simpson,
	Baumgardner,		Grenell,	Mulvey,	Stuart,
	Bettinger,		Hosford,	Ogg,	VanOrthwick
	Breen,		Hunt,	Oviatt,	Vroman,
	Cole,		Kallendar,	Pardee,	Washburn,
	Crocker,		Killean,	Perkins,	Watson, F. H.,
	Cross,		Lincoln,	Pierce,	Wellman,
	Dillon,		Manly,	Powers,	Speaker,
	Douglass,		McCormick,	Reader,	39

NAYS.

Mr. Ashton,	Mr. Damon,	Mr. Kirby,	Mr. Tindall,
Bates,	Dickson,	Pettit,	Vickary,
Beecher,	Eldred,	Rentz,	Watson, H.,
Bentley,	Green,	Rumsey,	Williams, T.H.
Cannon,	Harper,	Spencer,	Williams, W.W
Chapman,	Haskin,	•	22

Mr. Rentz moved to reconsider the vote by which the House refused to pass the bill.

Which motion prevailed.

The question being on the passage of the bill,

On motion of Mr. Rentz,

The bill was referred to the committee on judiciary.

0

By the committee on ways and means:

The committee on ways and means, to whom was referred

House bill No. 173, entitled

A bill making an appropriation for the general expense of the State government, salaries of State officers, expenses of State departments and expenses of the State Legislature for the years 1887 and 1888.

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do pass, and ask to be discharged from the further consideration of the subject.

M. E. RUMSEY, Chairman.

Report accepted and committee discharged.

The bill was referred to the committee of the whole, and placed on the the general order.

The committee on ways and means also reported the following schedule of estimates on which the bill just reported is based:

AUDITOR GENERAL'S OFFICE, LANSING, MICHIGAN, June 22, 1887.

Estimated tax for general purposes for the years 1887 and 1888, \$1,664,-062.07, arrived at as follows, viz.:

	Estimated Disbursements for the following purposes during	1887.	1888.
For	· Salaries of State officers	\$60,000 00	\$60,000 00
**	" Extra clerks	00,000 00	60,000 00
46	" " Judiciary	111,500 00	111,500 00
*	Expense of "	10,000 00	10,000 00
*	Legislature of 1887	180,000 00	
64	Members of Boards of State Institutions	14,000 00	14,000 00
44	Apprehension of escaped convicts	2,000 00	2,000 00
46	Conveying convicts to State Prison	6,500 00	6,500 00
44	" " House of Correction	20,000 00	20,000 00
46	Transportation of children to and from State Public School	8,000 00	8,000 00
46	Agent of State Public School	2,500 00	2,500 00
44	" Reform School	800 00	800 00
44	Conveying children to Reform School and Industrial Home for Girls	1,000 00	1,000 00
••	Board of Pardons	1,825 00	1,825 00
**	Live Stock Commission.	500 00	500 06
44	Board of Visitors to Educational Institutions	850 00	850 00
4	Care of Juvenile Offenders	5,000 00	5,000 00
44	Costs of suits	4,500 00	4,500 00
*	Support of female convicts	5,000 00	5,000 00
	Transferring convicts, etc	1,500 00	1,500 00
	Coroners' fees.	2,500 00	2,500 00

1888.	1897.	ring	purposes du	Estimated Disbursements for the following
75 00	75 00			' Wolf bounty
	400 00			Sugar bounty
500 06	500 00			State Board of Education
45,000 00	45,000 00			Expenses of State House of Correction
26,000 00	25,000 00			Expenses of State Prison
200,000 00	00 000,008		••••••	Support of Insane
180,000 00	150,000 00			* Awards of Board of State Auditors
\$882,550 00	\$962,950 00			Footings
		1888.	1887.	andry appropriations containing no tax clauses:
		\$10,000 00	\$10,000 00	For officers' salaries—Eastern Asylum
	ļ	10,000 00	10,000 00	" " Michigan Asylum
		10,000 00	10,000 00	" " Northern Asylum
		8,000 00	8,000 00	" " Criminal Insane
		8,000,00	8,000 00	" Geological Survey
		5,000 00	5,000 00	" Soldiers' Aid
		4,000 00 (4,000 00	" State Board of Health
		6,000 00	6,000 00	" University, Homeopathic Department
		1,800 00	1,800 00	" Teachers' Institutes
		100 00	100 00	" Soldiers' and Sailors' Monnment at Detroit
		800 00	800 00	" support of Edward Murphy
	j	5,000 00	5,000 00	" Board of Corrections and Charities
		2,500 00	2,500 00	" Commissioner of Mineral Statistics
		6,000 00	6,000 00	" Bureau of Labor
\$ 71,700 60	971,700 00	\$71,700 00	\$71,700 00	Footings
				ppropriations of present Legislature which contain no tax clauses, viz.:
		\$2,500 00	\$2, 500 00	State Pioneer Society
			20,000 00	Frescoeing State Capitol
			7,500 00	Supreme Court Reports—for Probate Courts
	İ	8,000 00	8,000 00	Books for State Library
			912 07	Michigan School for the Blind
			26 0 00	Indexing names of Soldiers
26,500 00	\$64,163 07	\$5,500 00	\$84,162 07	Footings

Estimated Disbursements for the following purposes during	1887.	1888.		
Total estimated disbursements for the above classes of items for the years indicated			\$1,008,812 07	\$909,750 09
From sale of Educational Lands. " "Salt Spring, State Building and	\$100,000 00	\$100,000 00		
Asset Lands	5,000 00	5,000 00		
" " Session Laws, Reports, etc	1,000 00	1,000 00		
" Interest on Surplus Revenue, etc	40,000 00	40,000 00		
" Rents	1,800 00	1,800 00		
Fees from Commissioners of Deeds	100 00	160 00		
" " Notaries Public	8,500 00	1,000 00		
" Peddlers' License	900 00	900 00		
" " Town Plats	200 00	200 00	İ	
" " State Departments	6,000 00	6,000 00		
Footings	\$158,500 00	\$156,000 00	158,500 00	156,000 00
Estimated amount of tax required for general purposes in the years 1887 and 1888			\$910,812 07	\$758,750 00
*Total for the two years				\$1,664,062 07

^{*} To which should be added all subsequent legislation which calls for money without providing a tax to meet the same.

H. R. PRATT,
Deputy Auditor General.

Report accepted.

By the committee on ways and means.

The committee on ways and means, to whom was referred

Senate bill No. 1 (file No. 110), entitled

A bill making an appropriation for the erection and equipment of a suitable building for the use of the mining school at Houghton in the Upper Peninsula of Michigan and for heating, lighting, and furnishing the same,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, with amendments thereto, recommending that the amendments be concurred in, and that the bill, when so amended, do pass, and ask to be discharged from the further consideration of the subject.

M. E. RUMSEY, Chairman.

Report accepted and committee discharged,

On motion of Mr. Rumsey,

The House concurred in the amendments made to the bill by the committee.

Mr. Manly moved that the bill do lie on the table.

Which motion did not prevail.

On motion of Mr. Rumsey,

The rules were suspended, two-thirds of all the members present voting therefor, and the bill was put upon its immediate passage.

The bill having been read a third time, and the question being upon its passage,

Pending the taking of the vote thereon,

On motion of Mr. Rumsey,

The bill was laid on the table.

The Speaker announced the following:

SENATE CHAMBER, Lansing, June 22, 1887.

To the Speaker of the House of Representatives:

SIR-I am instructed by the Senate to transmit the following bill:

Senate bill No. 449, entitled

A bill to provide for the appointment, fix the compensation and prescribe the duties of the stenographer of the circuit courts for the counties of Bao, Arenac and Gladwin, now comprising the 18th judicial circuit,

Which has passed the Senate by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect, been ordered to take immediate effect, and in all of which the concurrence of the House is respectfully asked.

Very respectfully,

LEWIS M. MILLER, Secretary of the Senate.

The bill was read a first and second time by its title, and pending its reference to a committee,

On motion of Mr. Green,

The rules were suspended, two-thirds of all the members present voting therefor, and the bill was put upon its immediate passage.

The bill was then read a third time and passed, a majority of all the members elect voting therefor by yeas and nays, as follows:

YEAS.

Mr. Allen,	Mr. Dickson,	Mr. Kallander,	Mr. Spencer,
Anderson,	Diekema,	Kelley,	Stuart,
Ashton,	Dillon,	Killean,	Thompson,
Baker, W. A.	, Dougherty,	Kirby,	Tindall,
Baldwin,	Douglass,	Lincoln,	VanOrthwick,
Bates,	Edred,	McCormick,	Vickary,
Baumgardner	, Goodrich,	McKie,	Vroman,
Beecher,	Green,	Mulvey,	Watson, F. H.,
Bettinger,	Grenell,	Oviatt,	Watson, H.,
Burr,	Harper,	Perkins,	Webber,
Chapman,	Haskin,	Pettit,	Wellman,
Cole,	Hoaglin,	Powers,	Williams, W.W
Crocker,	Hoobler,	Reader,	Wilson,
Cross,	Hunt,	Rogers,	Wood,
Damon,	Jones,	Rumsey,	Speaker, 60
	N	TAYS.	0

Title agreed to.

On motion of Mr. Green,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, June 21, 1887.

To the Speaker of the House of Representatives:

SIR-I am instructed to return to the House the following bill:

House bill No. 286, entitled

A bill to detach certain territory from the township of Garfield in the county of Grand Traverse, and attach the same to the township of Traverse in said county.

In the passage of which the Senate has concurred by a majority vote of all the senators elect, and by a vote of two thirds of all the Senators elect has ordered the same to take immediate effect.

Very respectfully,

LEWIS M. MILLER, Secretary of the Senate.

The bill was referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, June 21, 1887.

Io the Speaker of the House of Representatives:

SIR-I am instructed to return to the House the following bill:

House bill No. 732 (file No. 453), entitled

A bill to lay out and establish a State road along or near the principal Base line of Bois Blanc Island, in the county of Mackinac, from the eastern to the western terminus of said line, and appropriating swamp lands upon said Island for the construction thereof,

And to inform the House that the Senate has amended the same, as fol-

By striking out of line 2, of section 1, the words "within sixty days

after the passage of this act."

In the passage of which, as thus amended, the Senate has concurred by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect, has ordered the same to take immediate effect.

Very respectfully,

LEWIS M. MILLER, Secretary of the Senate.

The question being on concurring in the amendments made by the Senate to the bill,

On motion of Mr. Perkins,

The House concurred, a majority of all the members elect voting therefor by yeas and nays, as follows:

YEAS.

Mr. Abbott, Mr. Dillon, Mr. Kelley, Mr. Rounsville. Allen, Dougherty, Killean, Rumsey, Ashton, Baker, W. A., Kirby, Simpson, Douglass, Dunbar, Lakey, Spencer, Baldwin, Eldred, Makelim, Stuart, Bates, McCormick, Thompson, Goodrich. McGregor, Tindall, Beecher. Green,

Mr.	Bettinger,	Mr. Grenell,	Mr. McKie,	Mr. VanOrthwick,
	Breen,	Harper,	Oviatt,	Vroman,
	Burr,	Haskin,	Pardee,	Washburn,
	Case,	Hoaglin,	Perkins,	Watson, F. H.,
	Chapman,	Hoobler,	Pettit,	Webber,
	Cole,	Hosford,	Pierce	Wellman,
	Cross.	Houk.	Powers,	√ilson,
	Damon,	Hunt,	Reader,	Wood,
	Dickson,	Jones,	Rentz,	Speaker,
	Diekema,	Kallander,	,	66
			NAVR	0

NAYS.

The bill was then referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER. Lansing, June 21, 1887.

To the Speaker of the House of Representatives:

SIR—I am instructed to return to the House the following bill:

House bill No. 397 (file No. 353), entitled

A bill to provide for an independent forestry commission of the State of Michigan and to define its duties and powers, and to provide for the expense thereof.

In the passage of which the Senate has concurred by a majority vote of all the Senators elect.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

The bill was then referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER. Lansing, June 21, 1887.

To the Speaker of the House of Representatives:

SIR—I am instructed to re-return to the House the following bill:

Senate file No. 258, being Senate re-print of House bill No. 692 (file No. 847), entitled

A bill to amend section 15 of article 4 of act No. 198, session laws of 1878, entitled "An act to revise the laws providing for the incorporation of railroad companies, and to regulate the running and management and fix the duties and liabilities of all railroad and other corporations owning or operating any railroad in this State, and the several acts amendatory thereof," being compiler's section 3377 of Howell's annotated statutes, as amended by act No. 234, public acts of 1885, approved June 10, 1885,

Concerning which there was a disagreement between the two Houses, and on

which a committee of conference was asked and granted,

Which committee reported as follows, and which report was transmitted to the Senate by House message of June 17:

The committee of conference, to whom was referred

House bill No. 692 (file No. 347), entitled

A bill to amend section 15 of article 4 of act No. 198, session laws of 1873, entitled "An act to revise the laws providing for the incorporation of railroad companies, and to regulate the running and management and fix the duties and liabilities of all railroad and other corporations owning or operating any railroad in this State, and the several acts amendatory thereof," being compiler's section 3377 of Howell's annotated statutes, as amended by act No. 234, public acts of 1885, approved June 10, 1885,

Respectfully report that they have had the matter of difference existing between the two Houses under consideration and have agreed to recommend that

the Senate amendment be amended, so as to read as follows:

SECTION 1. The People of the State of Michigan enact, That section fifteen of article four of act number one hundred and ninety-eight, session laws of 1873, entitled "An act to revise the laws providing for the incorporation of railroad companies, and to regulate the running and management, and fix the duties and liabilities of all railroad and other corporations owning or operating any railroad in this State. and the several acts amendatory thereof," being compiler's section 3377 of Howell's annotated statutes, as amended by act number 234, public acts of 1885, be and the same is hereby amended so as to read as follows:

SEC. [15] 3377. Every railroad company formed under this act or any former act, and every corporation owning or operating any such railroad, shall erect and maintain in effective condition of repair fences on each side of the right of way to their respective roads, as hereinafter provided. A legal railroad fence shall not be less than four and one-half feet high, and shall be made of boards and posts in combination as follows: The boards to be of pine or hemlock, six inches in width and sixteen feet in length; the posts to be of cedar, tamarack or oak, not less than seven feet in length and six inches in diamater, to be set not less than two and one-half feet in the ground at a distance apart not less than eight feet from center to center. First a board shall be nailed to the posts close to the ground; five inches above such first board, a second; six inches above the second, a third; six inches above the fourth, a fifth; all to be capped with a like board securely nailed to the fifth board and to the posts. All the boards to be firmly nailed to the posts with not less than two eight or ten-penny fence nails at each post-Or it may be constructed of posts, boards and wire in combination as follows: The posts snall be of cedar, tamarack, or oak, not less than seven feet in length and six inches in diameter, to be set not less than two and one-half feet in the ground, at a distance apart of not more than eight feet from center to center. At a height of sixteen inches from the ground a pine or hemlock fence board six inches in width, and seven inches above such first pine or hemlock board; second of the same width; both boards to be firmly nailed to the post with two eight or ten-penny fence nails at each post. At the height of five inches from the ground a barbed fence wire, and at ten inches from the ground a second barbed wire; forty-four inches from the ground, or nine inches from the second pine or hemlock board, a third barbed wire; and fifty-three inches from the ground, or nine inches above the third barbed wire, a flat Brinkerhoof strip, or some other metallic strand of similar pattern; or it may be constructed [with such posts and set as above prescribed and made] as follows: At a height of four inches from the ground a barbed fence wire; at nine inches from the ground a second barbed wire; at fourteen inches from the ground a third barbed wire; at twenty-eight inches from the ground a fourth barbed wire; at twenty-eight inches from the ground a fifth barbed wire; at thirty-seven

inches from the ground a sixth barbed wire; at forty-eight inches from the ground a six-inch pine or hemlock fence-board, capped with a six inch pine or hemlock fence board. Such wires and strips to be properly strained, and the posts sufficiently braced wherever necessary to prevent the wires from becoming loose or sagging, and the wires to be securely fastened to the posts with sufficient staples. All inequalities of the ground under the fence to be surfaced and leveled so that no animals can pass under the lower strand: Provided, Any railroad company that has already erected fences along the line of its right of way, may allow the same to remain until otherwise ordered by the Commissioner of Railroads; but in such case said railroad company or corporation shall be liable for all damages done to animals or stock coming upon its right of way through or over such fence, but on the trial of any action for damages, if it shall be shown that the fence through or over which such animals or stock entered upon such right of way, was four feet in height and otherwise equal in strength and sufficiency to turn animals or stock, to the fence provided for in this act then no damages shall be recoverd. Such right of way fences shall provided with suitable connecting fences cattleguards crossings, which at all highways and street shall at all be kept in effective repair and sufficient to prevent stock of all kinds from passing upon the track of the railroad at such highway or street crossings. Convenient farm crossings shall also be constructed by any such railroad corporation across the right of way and track of its railroad, with the necessary gates or bars therefor as the owner or occupant of the premises may elect, at the sides of the right of way, which said gates or bars shall be of sufficient width to admit the free and easy transportation of all farm machinery, including harvesters or binders, in form as the same are usually drawn, upon the application of the owner or owners of land lying upon both sides of such, railroad track, the same being inclosed by exterior fences, and being adjacent to such right of way. And in case of disagreement between the owner of any such lands and the railroad corporations as to the necessity for. location of, or character of farm crossing so applied for or as to the plan or construction of the gates as herein provided, then either party may present the matter in dispute to the commissioner of railroads, who shall proceed to investigate the same as soon as may be, and render his decision thereon, which shall be final and binding upon the parties respectively; and such farm crossings shall be constructed within the time prescribed by the said commissioner of railroads, under a penalty of ten dollars for each and every day that such construction of the farm crossing shall be delayed beyond the expiration of the time fixed for its completion by the said commissioner railroads. And until such fen**ces** and cattle-guards hereinbefore provided for ahall be duly constructed, the company or corporation owning or operating such road shall be liable for all damages done to cattle or other animals thereon which may result from the neglect of such company or corporation maintaining or operating such road to construct and maintain in repair such fences and cattle guards as aforesaid, to be recovered by the owner of such cattle or other animals in a civil action before any court of competent jurisdiction, together with an attorney's fee of twenty-five dollars, to be taxed as costs against the defendant in case of recovery in such action, and after such company or corporation shall have constructed such fences and cattle guards as hereinbefore provided, and while they shall continue to maintain the same in good and

sufficient repair, it shall not be liable for any such damages as aforesaid unless negligently or willfuly done. And every such company or corporation owning or operating any such railroad shall within two or three months from the time any section or portion of such road is finished and put in general use by running regular trains thereon, and in the case of any roads now in use [* * *] from the time this act shall take effect, erect and maintain the fences and cattle-guards as herein provided. Any violation of the previsions of this section on the part of any railroad corporation owning or operating any railroad in this State, by failure or neglect to construct and maintain fences and cattle-guards as herein required, shall be punished by a penalty of twenty-five dollars per day for each and every day that such neglect or failure shall continue: Provided, That [if] such fences and cattle-guards, shall not be built as aforesaid along such portions of any line of road as is or may be construed north of a line extending due west from the mouth of the Saginaw river, the corporation or company owning or operating any such line of road shall not be liable to the said penalty unless such fence shall be ordered by the commissioner of railroads, but shall be liable to all the other provisions of this section; and if any person shall ride, lead, or drive, or intentionally permit any horse or other animal upon such road and within such fences or cattle-guards [other than farm crossings, or shall injure or destroy, or make openings or passages through or over such fences or cattle-guards], or neglect to close any gates or bars immediately after passing through the same, without the consent of such company or corporation, he shall, for every such offense, be liable to a fine not exceeding one hundred dollars, and shall also pay all damages which shall be sustained thereby to the party aggrieved: Provided further, That nothing herein contained shall be construed to prevent the erection of any other fence than that herein provided for, as may be agreed upon in writing between the duly authorized agent or officer of any railroad corporation and the owner of any land through which the road of such corporation shall be in operation.

And the committee further recommend that when so amended, the same be concurred in by both houses, and ask to be discharged from the further

consideration of the subject.

W. IRVING BABCOCK,
GEO. HOWELL,
ALBERT K. ROOF,
Committee on the part of the Senate.
CASS. E. HERRINGTON,
HENRY. H. HOLT,
Committee on the part of the House.

And now to inform the House that the Senate has concurred in the adoption of said report by a majority vote of all the Senators elect.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

The bill was referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, June 21, 1837.

To the Speaker of the House of Representatives:

SIR-I am instructed to return to the House the following bill:

House bill No. 393, entitled

A bill to amend section 1 of act No. 257, session laws of 1869, entitled An act to incorporate the city of Hillsdale, approved March 8, 1869, as amended by act No. 253, session laws of 1871, approved March 31, 1871.

In the passage of which the Senate has concurred by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect has ordered the same to take immediate effect.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

The bill was referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, June 22, 1887.

To the Speaker of the House of Representatives:

SIR-I am instructed to return to the House the following bill:

Senate bill No. 47, entitled

A bill to provide for his appointment, fix the compensation and prescribe the duties of the stenographer of the circuit courts for the counties of Mecosta and Newaygo, now composing the 27th judicial circuit,

In compliance with the request of the House for the same this day re-

ceived.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

Mr Anderson moved to suspend the rule limiting the time within which a motion to reconsider a vote may be made.

Which motion prevailed, two-thirds of all the members present voting

tnereior.

Mr. Anderson moved to reconsider the vote by which the House passed the bill.

Which motion prevailed.

The question being on the passage of the bill,

Mr. Anderson moved to amend the bill by striking out in section 1 the words "coutinue to;" also, by striking out in same section the word "court," and inserting in lieu thereof the words "Governor, on the recommendation of the judge of the circuit" in lieu thereof; also, by inserting in same section after the words "good behavior" the words "not exceeding the term of the judge recommending his appointment."

Which motion prevailed.

The bill was then passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS

Mr. Abbott,	Mr. Damon,	Mr. Kallander,	Mr. Reader,
Allen,	Dickson,	Kelley,	Robinson, J.W.,
Anderson,	Diekema,	Killean,	Rogers,
Ashton,	Dillon,	Kirby,	Simpson,

Mr. Baker, W. A.,	Dougherty,	Makelim,	Mr. Spencer,
Baldwin,	Douglass,	Manly,	Stuart,
Bates,	Dunbar,	McGregor,	Thompson,
Beecher,	Eldred,	McKie,	Tindall.
Bettinger,	Green,	McMillan,	Van Orthwick,
Bentley,	Grenell,	Mulvey,	Washburn,
Breen,	Harper,	O'Keefe,	Watson, F. H.,
Burr,	Haskin,	Oviatt,	Webber,
	Hoaglin,	Pardee,	Wellman,
Case,	Hoobler,	Perkins,	Williams, W.W
Chapman,	Houk,	Pettit,	Wilson,
Cole.	Hunt.	Pierce,	Wood,
Cross,	Jones,	Powers,	Speaker, 68
		NAYS.	0

Title agreed to.

On motion of Mr. Anderson,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, June 22, 1887.

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to transmit the following bill:

Senate bill No. 252 (file No. 63), entitled

A bill to incorporate the public schools of the township of Sanborn, in the county of Alpena,

Which has passed the Senate by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect, been ordered to take immediate effect, and in all of which the concurrence of the House is respectfully asked.

Very respectfully,

LEWIS M. MILLER.

Secretary of the Senate.

The bill was read a first and second time by its title, and referred to the committee on education.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, June 22, 1887.

To the Speaker of the House of Representatives.

SIR—I am instructed by the Senate to transmit the following bill:

Senate bill No. 84 (file No. 166), entitled

A bill to amend section 2 of act No. 237 of the laws of 1881, entitled An act to authorize and regulate within this State the business of plate glass, accident, live stock, steam boiler and fidelity insurance, and to repeal acts Nos. 42 and 72 of the session laws of 1877, approved June 3, 1881, being section 4325 of Howell's annotated statutes,

Which has passed the Senate by a majority vote of all the Senators elect, and in all of which the concurrence of the House is respectfully asked.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

The bill was read a first and second time by its title, and referred to the committee on insurance.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, June 22, 1887.

To the Speaker of the House of Representatives:

SIR—I am instructed to request the return of the following bills:

1. House bill No. 138 and 203 (file No. 77), entitled

A bill to amend section 2198 of Howell's annotated statutes of Michigan, relating to the protection of game.

2. House bill No. 134 (file No. 80), entitled

A bill to provide for the appointment, fix the compensation and prescribe the duties of the stenographer of the circuit courts for the counties of Manistee, Mason, Lake and Osceola, now composing the nineteenth judicial cir-

Very respectfully,

LEWIS M. MILLER, Secretary of the Senate.

On motion of Mr. Oviatt,

The two named bills were taken from the table, and

On motion of Mr. Oviatt.

The clerk was instructed to return to the Senate the two named bills in compliance with the request therefor.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, June 22, 1887.

To the Speaker of the House of Representatives:

SIR-I am instructed by the Senate to transmit the following bill:

Senate bill No. 491, entitled

A bill to legalize the re-organization of the Bridgeport Free Church association and the election of trustees and their successors in office and all the proceedings of said trustees, their books and records having been destroyed by fire,

Which has passed the Senate by a majority vote of all the Senatore elect, and by a vote of two-thirds of all the Senators elect, been ordered to take immediate effect, and in all of which the concurrence of the House is respect-

fully asked.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

The bill was read a first and second time by its title, and pending its reference to a committee, On motion of Mr. McGregor,

The rules were suspended, two-thirds of all the members present voting therefor, and the bill was put upon its immediate passage.

The bill was then read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

Mr. Abbott. Mr. Diekema, Mr. Kirby. Mr. Powers, Allen, Dougherty, Lakey, Reader.

Mr.	Ashton,	Mr. Douglass,	Mr. Lincoln,	Mr. Rentz,
	Baker, W. A.,		Makelim,	Robinson, J. W.
	Baldwin,	Green,	Manly,	Simpson,
	Bates,	Grenell,	McCormick,	Spencer,
	Beecher,	Harper,	McGregor,	Thompson,
	Bentley,	Haskin,	McKie,	Tindall,
	Burr,	Hoaglin,	McMillan,	VanOrthwick,
	Cannon,	Hoobler,	Mulvey,	Washburn,
	Case,	Hosford,	O'Keefe,	Webber,
	Chapman,	Houk,	Oviatt,	Wellman,
	Cole,	Hunt,	Pardee,	Williams, W.W
	Cross,	Kallander,	Perkins,	Wilson,
	Damon,	Kelley,	Pettit,	Wood,
	Dickson,	Killean,	Pierce,	Speaker, 64
		N.A	YS.	0

Title agreed to.

On motion of Mr. McGregor,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

The Speaker also announced the following:

SENATE CHAMBER,)
Lansing, June 22, 1887.

To the Speaker of the House of Representatives:

SIR-I am instructed to return to the House the following bill:

House bill No. 408 (file No. 435), entitled

A bill to detach certain territory from the township of Kawkawlin and attach the same to the township of Bangor in Bay county.

In the passage of which the Senate has concurred by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect has ordered the same to take immediate effect.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

The bill was referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER, Lansing June 22, 1887.

To the Speaker of the House of Representatives:

SIR—I am instructed to return to the House the following bill:

House bill No. 853, entitled

A bill to amend section 48 of chapter 7, and section 4 of chapter 16, of act No. 390 of the local acts of 1885, entitled, "An act to amend and revise the charter of the city of Port Huron," approved June 17, 1885,

In the passage of which the Senate has concurred by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect has ordered the same to take immediate effect.

Very respectfully,

LEWIS M. MILLER,
Secretary of the Senate.

The bill was referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, June 22, 1887.

To the Speaker of the House of Representatives:

Sir-I am instructed to return to the House the following bill:

House bill No. 919 (file No. 398), entitled

A bill to authorize and empower the township board of the township of Maple River, in the county of Emmet, in this State, to compromise, settle and discharge a judgment rendered in the circuit court of the county of Emmet, in favor of said township of Maple River and against George W. Green, a defaulting treasurer of said township, and William Kage, William Longaker and Leroy Sandford, his sureties, for less than the full amount thereof.

In the passage of which the Senate has concurred by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect has ordered the same to take immediate effect.

Very respectfully,

LEWIS M. MILLER, Secretary of the Senate.

The bill was then referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, June 22, 1887.

To the Speaker of the House of Representatives:

SIR-I am instructed to return to the House the following bill:

House bill No. 568 (file No. 176) entitled

A bill to incorporate engineering societies,

In the passage of which the Senate has concurred by a majority vote of all the Senators elect,

Very respectfully,

LEWIS M. MILLER.

Secretary of the Senate.

The bill was referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

Senate Chamber, Lansing, June 22, 1877.

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to transmit the following bill:

Senate bill No. 66 (file No. 275), entitled

A bill to provide for indeterminate sentences and disposition, management and release of criminals under such sentence,

Which has passed the Senate by a majority vote of all the Senators elect, and in all of which the concurrence of the House is respectfully asked.

Very respebtfully,

LEWIS M. MILLER,
Secretary of the Senate.

The bill was read a first and second time by its title and referred to the committee on state affairs.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, June 22, 1887.

To the Speaker of the House of Representatives:

SIR-I am instructed to return to the House the following bill;

House bill No. 741 (file No. 259), entitled

A bill to amend section 6626 of Howell's annotated statutes, being section 5072 of the compiled laws of 1871, relative to courts of chancery,

And to inform the House that the Senate has amended the same, as fol-

lows, viz.:

By striking out section 1 and inserting in lieu thereof the following to stand as section 1:

SECTION 1. The people of the State of Michigan enact, That section 36 of chapter 176 of compiled laws of 1871, being compiler's section 6626 of Howell's annotated statutes relative to courts of chancery be and the same is hereby amended so as to read as follows:

And further to inform the House that the Senate has amended the title

to the bill so as to read as follows:

A bill to amend sec. 36 of chap. 176 of the compiled laws of 1871, being compiler's sec. 6626 of Howell's annotated statutes, relative to courts of chancery.

In the passage of which as thus amended and with title so amended the Senate has concurred by a majority vote of all the Senators elect.

Very Respectfully,

LEWIS M. MILLER, Secretary of the Senate.

The question being on concurring in the amendment made by the Senate to the bill,

On motion of Mr. Crocker,

The House concurred, a majority of all the members elect voting therefor by yeas and nays as follows:

YEAS.

Mr. Abbott,	Mr. Dickson,	Mr. Killean,	Mr. Robinson, J. W
Allen,	Diekema,	Kirby,	Rogers,
Anderson,	Dougherty,	Manly,	Spencer,
Ashton.	Douglass,	McGregor,	Stuart,
Bardwell,	Dunbar,	McKie,	Thompson,
Bates,	Eldred,	McMillan,	Van Orthwick,
Beecher,	Engleman,	Mulvey,	Vickary,
Bettinger,	Goodrich,	O'Keefe,	Vroman,
Bentley,	Harper,	Oviatt,	Washburn,
Burr,	Haskin,	Pardee,	Watson, F. H.,
Cannon,	Hoobler,	Perkins,	Webber,
Case,	Hosford,	Pettit,	Wellman,
Chapman,	Hunt,	Pierce,	Wilson,
Cole,	Jones,	Powers,	Wood,
Crocker,	Kallandar,	Reader,	Speaker,
Damon,	Kelley,	Rentz,	63
	• •		

NAYS.

The question then being on concurring in the amendment made by the

Senate to the title of the bill,

The House concurred.

The bill was then referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, June 22, 1887.

To the Speaker of the House of Representatives:

SIR,—I am instructed to return to the House the following bill:

House bill No. 149 (file No. 252), entitled

A bill to authorize the county of Presque Isle to issue bonds and to create a sinking fund for the payment thereof, and of bonds heretofore issued.

And to inform the House that the Senate has amended the same as fol-

lows:

- 1. By adding to the end of section 4 the following proviso, viz:
- "Provided, That no bonds shall be issued under the provisions of this act unless the majority of the votes cast by the electors of said county, voting upon the question of the issue of said bonds at such election shall be in favor thereof."
- 2. By adding the following to the bill to stand as sections 5 and 6 of the bill, viz:
- SEC. 5. When any special election is called by said board of supervisors under the provisions of this act, it shall be the duty of the sheriff of said county, at least ten days previous to the day of holding, to notify the township clerks of the several townships in said county of the election aforesaid, and said township clerks shall post notices of such election in their townships in three of the most public places in each of said townships at least five days previous to the day of holding such election. Such election shall be conducted as near as may be, as is now provided by law in cases of regular township election.
- SEC. 6. The inspectors of such election in each of the townships in said county shall provide a ballot box marked "Loan for county bonds," in which all votes cast under this act shall be deposited. All votes given in favor of or against said loan shall be by ballot. Those voting in favor thereof shall have written or printed or partly written and partly printed on their ballots the words, "For the loan of county bonds." Those not in favor thereof shall have written or printed, or partly written and partly printed on their ballots the words, "Against the loan for county bonds." The votes cast under this act shall be canvassed and returned in the same manner, as near as may be, as in the canvass and return of votes cast for county officers, and the result of said vote shall be determined and certified by the board of county canvassers on the second Tuesday after such election.
- 3 By renumbering sections 5 and 5 to stand as sections 7 and 8 of the bill. And to inform the House that for convenience in considering the same the Senate reprinted said bill as amended, the same being Senate file No. 260, a copy of which is herewith transmitted.

In the passage of which, as thus amended, the Senate has concurred by a

majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect has ordered the same to take immediate effect.

Very respectfully.

LEWIS M. MILLER. Secretary of the Senate.

The question being on concurring in the amendments made by the Senate to the bill.

On motion of Mr. Perkins,

The House concurred, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr.	Abbott, Allen, Ashton, Baldwin, Bates, Beecher, Bettinger, Bentley, Burr, Cannon, Case, Chapman, Cole, Damon,	Mr. Diekema, Dillon, Dougherty, Douglass, Eldred, Goodrich, Green, Grenell, Harper, Hoaglin, Hoobler, Hosford, Houk, Hunt,	Mr. Kelley, Killean, Kirby, Lakey, Manly, McCormick, McGregor, McKie, McMillan, Mulvey, Ogg, O'Keefe, Pardee, Perkins,	Mr.	Pierce, Reader, Rentz, Rotinson, J Rogers, Rounsville, Spencer, VanOrthwi Vickary, Washburn, Wellman, Williams, Wilson, Wood,	ck,
		Kallender,	Perkins, Pettit,			60
	NAYS.					0

The bill was then referred to the committee on engrossment and enrollment for enrollment.

Mr. Diekema moved to discharge the committee on engrossment and enrollment from the further consideration of

House bill No. 577 (file No. 413), entitled

A bill to amend chapter No. 193 of the compiled laws of 1871, being chapter 267 of Howell's annotated statutes, by adding four new sections thereto, relative to the sale of homesteads for the payment of debts of deceased persons, and expenses of administering their estates,

Which motion prevailed,

By the committee on engrossment and enrollment:

The committee on engrossment and enrollment report back to the House, as instructed thereby,

House bill No. 577 (file No. 413), entitled

A bill to amend chapter 193 of the compiled laws of 1871, being chapter 267 of Howell's annotated statutes, by adding four new sections thereto, relative to the sale of homesteads for the payment of debts of deceased persons and expenses of administering their estates.

ROBERT Y. OGG, Chairman.

Mr. Diekema moved to reconsider the vote by which the House concurred in Senate amendments to

House bill No. 577 (file No. 413), entitled

A bill to amend chapter 193 of the compiled laws of 1871, being chapter

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267 of Howell's annotated statutes, by adding four new sections thereto, relative to the sale of homesteads for the payment of debts of deceased persons, and expenses of administering their estates.

Which motion prevailed.

The question being on concurring in the amendment made by the Senate to the bill,

The House non-concurred, a majority of all the members elect not voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Manly

NAYS.

Mr. Crocker,	Mr. Hoaglin,	Mr. Pierce,	
Dickson,	Hoobler,	Powers,	
Diekema,	Hunt,	Reader,	
Dillon,	Kelley,	Thompson,	
Dougherty,	Kirby,	Vickary,	
Douglass,	Lincoln,	Vroman,	
Dunbar,	McCormick,	Wellman,	
Eldred,	McGregor,	Wilson,	
Engleman,	McKie,	Wood,	
Goodrich,	Oviatt,	Speaker,	40
	Dickson, Diekema, Dillon, Dougherty, Douglass, Dunbar, Eldred, Engleman,	Dickson, Diekema, Diekema, Hunt, Dillon, Kelley, Kirby, Douglass, Lincoln, Dunbar, Kelley, Kirby, McCormick, McCormick, Eldred, Engleman, McKie,	Dickson, Hoobler, Powers, Diekema, Hunt, Reader, Dillon, Kelley, Thompson, Dougherty, Kirby, Vickary, Douglass, Lincoln, Vroman, Dunbar, McCormick, Wellman, Eldred, McGregor, Wilson, Engleman, McKie, Wood,

The Speaker also announced the following:

SENATE CHAMBER, Lansing, June 82, 1887.

To the Speaker of the House of Representatives:

SIR-I am instructed to return to the House the following bill:

House bill Nos. 96 and 871 (file No. 372), entitled

A bill to amend section 8218 of Howell's annotated statutes, being section 6630 of the compiled laws of 1871, as amended by act No. 63 of the session laws of 1883, relative to proceedings by and against public bodies having certain corporate powers, and by and against officers representing them.

And to inform the House that the Senate has amended the same as fol-

lows:

1. By inserting in line 9 of section 7, after the word "thereof" the words "with interest to time of payment."

In the passage of which, as thus amended, the Senate has concurred by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect has ordered the same to take immediate effect.

Very respectfully,

LEWIS M. MILLER,
Secretary of the Senate.

The question being on concurring in the amendment made by the Senate to the bill,

On motion of Mr. Perkins.

The House concurred, a majority of all the members elect voting therefor by yeas and nays, as follows:

YEAS.

Mr. Abbott,	Mr. Diekema,	Mr. Hosford,	Mr. Perkins,
Allen,	Dillon,	Houk,	Pettit,
Anderson,	Dougherty,	Hunt,	Pierce,

Mr. Kelley, Mr. Reader, Mr. Ashton, Mr. Douglass, Baldwin. Dunbar. Kirby, Rentz. Bates, Eldred, Makelim, Spencer, Manly, Tindall, Engleman, Beecher. McCormick, VanOrthwick, Bettinger, Goodrich, Vickary, Burr. Green, McGregor, McKie, Grenell. Vroman. Case. McMillan. Webber, Chapman, Harper, Ogg, Cole, Haskin, Wilson, O'Keefe. Crocker. Hoaglin, Wood, Speaker, Damon, Hoobler, Oviatt, 57 Dickson.

NAYS.

0

The bill was then referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, June 22, 1887.

To the Speaker of the House of Representatives:

SIR-I am instructed to return to the House the following bill:

House bill No. 571 (file No. 394), entitled

A bill to provide for the publication of names and postoffice address of exsoldiers, sailors and marines living in the State of Michigan, and to make an appropriation therefor,

And to inform the House that the Senate has amended the same as follows By adding two new sections to stand as sections 5 and 6, and to read as

follows:

SEC. 5. Any person having charge of these books who shall dispose of the same except in accordance with the provisions of this act shall be deemed guilty of a misdemeanor and on conviction thereof shall be subject to a fine of not less than \$25 and not more than \$100, in the discretion of the court.

SEC. 6. The auditor general shall add to and incorporate in the State tax for the year 1888 the sum of \$2,000, to be assessed, levied and collected as other State taxes are assessed, levied and collected, which sum, when collected, shall be placed to the credit of the general fund, to re-imburse it for the sum appropriated by section three of this act.

In the passage of which as thus amended the Senate has concurred by a majority vote of all the Senators elect, and by a vote of two thirds of all the

Senators elect has ordered the same to take immediate effect.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

The question being on concurring in the amendments made by the Senate to the bill,

On motion of Mr. Beecher,

The House concurred, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Abbott, Mr. Dillon, Mr. Kirby, Mr. Rogers, Allen, Dougherty, Makelim, Spencer,

Mr.	Ashton,	Mr	Douglass,	Mr.	Manly,	Mr.	Stuart,	
	Baldwin,		Dunbar,		McCormick,		Thompson,	,
	Bates,		Grenell,		McGregor,		Tindall,	
	Baumgardner,		Harper,		Mc Willan,		Van Orthw	ick,
	Beecher,		Haskin,		Mulvey,		Vickary,	•
	Bentley,		Hoaglin,		Ogg,		Vroman,	
	Breen,		Hoobler,		Oviatt,		Webber,	
	Burr,		Houk,		Pettit,		Wellman,	
	Case,		Hunt,		Powers,		Wilson,	
	Chapman,		Kallander,		Reader.		Wood,	
	Damon,		Kelley,		Rentz,		Speaker,	52
		NAVS					0	

The bill was then referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER, Lausing, June 22, 1887.

To the Speaker of the House of Representatives:

Sir-I am instructed by the Senate to transmit the following bills:

Senate bill No. 443 (file No. 216), entitled

A bill to amend chapter III of title IX, of Howell's annotated statutes entitled "Of highways, bridges, private roads and ferries," by adding thereto three new sections to stand as sections 16, 17, and 18.

2. Senate bill No. 303 (file No. 288) entitled

A bill to amend section 4 of act No 9 of the session laws of 1877, entitled "An act to authorize the appointment of a commissioner of mineral statistics, and defining the duties and compensation of the same, as amended by act number 74 of the session laws of 1883."

Which have passed the Senate by a majority vote of all the Senators elect, and in all of which the concurrence of the House is respectfully asked.

Very respectfully,

LEWIS M. MILLER, Secretary of the Senate.

The first named bill was read a first and second time by its title and referred to the committee on roads and bridges.

The second named bill was read a first and second time by its title, and referred to the committee on mines and minerals.

On motion of Mr. Chapman,

The House adjourned.

Lansing, Thursday, June 23, 1887.

The House met pursuant to adjournment, and was called to order by the Speaker.

Prayer by Rev. Mr. Beale. Roll called: quorum present.

Absent without leave: Messrs. Brock, Cady and Snow.

PRESENTATION OF PETITIONS.

Mo. 1301. By Mr. Grenell: Petition or merchants and manufacturers' exchange relative to street railways.

On demand of Mr. Grenell,

The petition was read at length, and spread at large on the journal, as follows:

DETROIT, MICH., June 22, 1887.

To the Honorable the Legislature of the State of Michigan:

GENTLEMEN—In behalf of the Merchants and Manufacturers' Exchange of the city of Detroit, we respectfully protest against the passage of any bill by which the street railroads of Detroit will be relieved from the assessment or payment of any taxes up in their real estate and personal property.

In view of the large special privileges which have been granted them, we hold that they should pay the same taxes that all other citizens and corpora-

tions are compelled to pay.

The Executive Committee of the Merchants and Manufacturers' Exchange, By S. S. SEEFRED, Actuary.

Referred to the committee on municipal corporations.

No. 1302. By Mr. Rentz: Petition of C. A. Kent and numerous others relative to the taxation of street railways.

On demand of Mr. Rentz,

The perition was read at length, and spread at large on the journal, as follows:

Detroit, June 22, 1887.

To the Honorable the Legislature of Michigan:

GENTLEMEN—We, the undersigned citizens of Detroit, respectfully protest against the passage of any bill which will relieve the street railway companies of this city of any assessments or taxes levied and collected upon any property, either real estate or personal, or in any way to distinguish or to discriminate between such railways and other similar corporations throughout the State.

Referred to the committee on municipal corporations.

MESSAGES FROM THE GOVERNOR.

The Speaker announced the following:

EXECUTIVE OFFICE, Lansing, June 22, 1887.

To the House of Representatives:

I have this day approved, signed, and deposited in the office of the Secretary of State,

House bill No. 596 (file No. 314), being

A an act providing for the employment, defining the duties and fixing the compensation of a stenographer of the 13th judicial circuit, State of Michigan.

Also.

House bill No. 161 (file No. 313), being

An act providing for the employment, defining the duties and fixing the compensation of a stenographer for the second judicial circuit, State of Michigan.

Also,

House bill No. 155 (file, No. 88), being

A bill to provide for the appointment, compensation and duties of a stenographer of the 6th judicial circuit.

Also,

House bill No. 418 (file No. 382), being

An act making appropriations for the State board of fish commissioners for the year ending June 30th, 1888, and the year ending June 30th, 1889.

Also,

House bill No. 478, being

An act to amend act No. 282 of the local acts of 1875, entitled An act to revise the charter of the city of Lansing, approved March 25, 1875, as amended by the several acts amendatory thereof, by adding thereto a new title to stand as title 17, and to repeal sections 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11 and 12 of title 12 of said act.

Also,

House bill No. 505 (file No. 411), being

An act to provide for the appointment of inspectors of mines and their deputies in certain cases, to prescribe their powers and duties and provide for their compensation.

Also,

House bill No. 87 (file No. 306), being

An act defining the duties and regulating the compensation of the official stenographer of the 14th judicial circuit of the State of Michigan, in the matter of filing transcripts of court proceedings in the circuit court thereof.

Also,

House bill No. 609 (file No. 354), being

An act to make an appropriation for marking by monuments, the places occupied by the 1st, 3d, 4th, 5th, 7th, 16th and 24th Michigan Infantry, the 1st, 5th, 6th, and 7th Michigan Cavalry, the 9th Battery, "I" Michigan Artillery, and Companies "C," "I" and "K," of the 1st Regiment of U. S. S., and Company "B," 2d Regiment of U. S. S., known as Berdan's Michigan Sharpshooters, or any other command of Michigan volunteers who fought upon the battlefield of Gettysburg, and providing for the erection of the same.

A lan

House bill No. 911, being

An act to amend section 10 of chapter 2, sections 4 and 5 of chapter 5, sections 17, 23 and 56 of chapter 7, sections 6 and 14 of chapter 9, section 10 of chapter 12, section 1 of chapter 14, section 6 of chapter 15, section 1 of chapter 17, sections 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, and 11 of chapter 19, of act number 390, local acts of 1885, entitled "An act to amend and revise the charter of the city of Port Huron," approved June 17, 1885, and to add two new sections thereto to stand as section 30 of chapter 17 and section 21 of chapter 20 respectively; and to add three new sections thereto to stand as section 6 of chapter 7, and section 30 of chapter 17. and section 21 of chapter 20 respectively.

Also,

House bill No. 386, being

An act to authorize the circuit court of the county of Kalamazoo to appoint a crier.

Ālso,

House concurrent resolution No. 7.

Relative to the publication of the game and fish laws of the State.

U. G. LUCE, Governor.

The message was laid on the table.

The Speaker also announced the following:

EXECUTIVE OFFICE, Lansing, June 21, 1887.

To the House of Representatives:

I have this day approved, signed and deposited in the office of the Secretary of State,

House bill No. 667, being

An act to revise and amend the charter of the city of Saginaw and to repeal act number 227, local acts of 1883, entitled "An act to revise and amend the charter of the city of Saginaw, and to repeal act No. 496 of the laws of 1867, entitled 'An act to revise and amend the charter of the city of Saginaw,' approved February 5, 1859," approved March 6, 1883, as amended by act No. 338, local acts of 1885, approved April 29, 1885.

Also,

House bill No. 823, being

An act to change the name of the village of Sandusky, in Sanilac county, to Sanilac Centre.

Also,

House bill No. 428 (file No. 468), being

An act to amend section 8 of chapter 33, being consecutive section 1465 of the compiled laws of 1871, as amended by act No. 86 of the public acts of 1875, approved April 16, 1875, the same being compiler's section 1501 of Howell's annotated statutes, relative to "manufacture and inspection of salt."

Also,

House bill No. 574 (file No. 479, being

An act to amend sec. 1 of an act entitled An act to revise an act to incorporate the city of Bay City, approved March 30, 1881, as amended and revised by the several acts amendatory and revisionary thereof.

Also,

House bill No. 251 (file No. 98), being

An act to amend sec. 22 of chapter 7 of act No, 326 of the session laws of 1883, entitled An act to provide a charter for the city of Detroit, and to repeal all acts and parts of acts in conflict therewith, approved June 7, 1883.

C. G. LUCE,

Governor.

The message was laid on the table.

MESSAGES FROM THE SENATE.

The Speaker announced the following:

SENATE CHAMBER, Lansing, June 22, 1887.

To the Speaker of the House of Representatives:

SIR-I am instructed to return to the House the following bill:

House bill No. 719 (file No. 387), entitled

A bill to provide for the incorporation of central and local associations of mint growers,

And to inform the House that the Senate has amended the same as

follows, viz:

1. By inserting in line 2 of section 1 after the word "mint" the words "and other essential oil plants;"

2. By striking out of lines 1 and 2 of section 2, the words "and members

of the Park Central Mint Growers' Cooperative Association;"

3. By inserting in line 3 of section 2, after the word "incorporated;" the words "as a central mint and other essential oil plant growers' co-operative association;"

4. By striking out section 3;

- 5. By striking out of line 2 of section 4 the words "and of said affidavit;"
- 6. By striking out of line 3 of section 7 the word "the" and inserting in lieu thereof the word "a;"
- 7. By inserting in line 11 of section 7, after the word "association" the words "to which it is joined;"
- 8. By inserting in line 3 of section 8, after the word "association," the words "to which it is joined;"
- 9. By striking out of line 6 of section 8, after the word "association," the words "of which it is a part;"

And further to inform the House that the Senate has amended the title to the bill so as to read as follows:

"Abill to provide for the incorporation of central and local associations of

growers of mint and other essential oil plants,"

In the passage of which, as thus amended, and with the title so amended, the Senate has concurred by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect has ordered the same to take immediate effect.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

The question being on concurring in the amendments made by the Senate to the bill,

On motion of Mr. Bentley,

The House concurred, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr.	Allen,	Mr.	Dunbar,	Mr.	Lakey,	Mr.	Simpson,
	Ashton,		Eldred,		McCormick,		Spencer,
	Baker, W. A.,		Engleman,		McMillan,		Stuart,
	Bates,		Goo rich,		Ogg,		Thompson,
	Beecher,		Green,		O'Keefe,		Tindall,
	Bettinger,		Grenell,		Oviatt,		VanOrthwick,
	Bentley,		Haskin,		Pardee,		Vroman,
	Burr,		Hoaglin,		Pettit,		Washburn,
	Cannon,		Hoobler,		Pierce,		Watson, F.H.,
	Case,		Hunt,		Powers.		Watson, H.,
	Chapman,		Jones,		Preston,		Watts,
	Cole,		Kallander,		Robinson, J. W	•	Webber,
	Damon,		Kelley,		Robinson, R.,		Wellman,
	Dickson,		Killean,		Rogers,		Speaker,
	Dougherty.		Kirby.		Rumsey,		59

The question then being on concurring in the amendment made by the Senate to the title of the bill.

The House concurred.

The bill was then referred to the committee on engrossment and enrollment for enrollment.

THIRD READING OF BILLS.

House bill No. 510 (file No. 488), entitled

A bill to declare the waters of the great lakes, and their bays and inlets, free to all for the purposes of shooting and fishing with hook and line.

Was read a third time, and pending the taking of the vote on the passage

thereoi,

Mr. S. Baker moved to amend the bill by inserting in line 2, section 1, after the word "Erie" the words "within the jurisdiction of the State of Michigan."

Which motion prevailed, two-thirds of all the members present voting

therefor.

The bill was then not passed, a majority of all the members elect not voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Allen, Ashton, Baker, S. Bates, Baumgar Bettinger Chapman Cole, Damon, Dunbar, Englema	Hoobler, dner, Hunt, , Jones, , Kallander, Kelley, Kirby, Manly, n, McCormick	Mr. McKie, McMillan, Oviatt, Pardee, Pettit, Pierce, Preston, Reader, Rentz, Robinson, R	Williams, T.H.,
Englema Goodrich	•	, Rogers,	Williams,T.H., 45

NAYS.

Mr. Anderson, M	r. Diekema,	Mr. McGregor,	Mr. Simpson,
Baker, W. A.,	Dougherty,	Mulvey,	Wellman,
Beecher,	Haskin,	Ogg,	Williams, W. W
Cannon,	Killean,	Perkins,	Speaker,
Dickson.	Lakev.	Robinson, J. V	V. 19

By the committee on local taxation:

The committee on local taxation, to whom was referred

House bill No. 563, entitled

A bill to authorize the townships and cities of the counties of Midland, Bay, Tuscola and Huron to vote aid to the construction of railroads from Midland to Bay City and from Bay City to Bad Axe and Caro.

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, with the accompany-

ing substitute therefor, entitled

A bill to authorize the city of Bay City, Michigan, to borrow money to use in public improvements in and for the benefit of said city and to issue bonds therefor.

Recommending that the substitute be concurred in as preferable to the original bill, but without further recommendation and ask to be discharged from the further consideration of the subject.

A. T. CASE, Chairman.

Report accepted and committee discharged.

On motion of Mr. Case,

The bill was laid on the table.

House bill No. 451 (file No. 490), entitled

A bill to amend sections 1 and 2 of act 152, session laws of 1883, entitled "An act to provide for the taxation of persons, copartnerships, associations, car loaning companies. corporations and fast freight lines engaged in the business of running cars over any of the railroads of this State, and not being exclusively the property of any railroad company paying taxes on their gross receipts."

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS

Bates, Goodrich, Baumgardner, Green, Beecher, Grenell, Bettinger, Harper, Burr, Haskin, Cannon, Hoaglin, Case, Holt, Chamberlain, Hoobler, Chapman, Hosford, Cole, Houk, Damon, Hunt, Dickson, Jones, Diekema,	Lincoln, Makelim, Manly, McCormick, McMillan, Mulvey, Ogg, Oviatt, Pardee, Petitt, Preston,	Stuart, VanOrthwick, Vickary, Vroman, Watson, F. H. Watson, H. Watts, Webber, Wellman, Williams, W. W Speaker, 61
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NAYS.

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Title agreed to.

On motion of Mr. Rumsey.

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

House bill No. 447 (file No. 484), entitled

A bill to provide for the payment of bounty by the State to such soldiers, sailors, and marines as are entitled to the same, but failed to receive it by reason of there being no money to pay the same under act 23 of the special session of 1864, entitled "An act authorizing the payment of bounties to volunteers in the service of the United States,"

Was read a third time, and pending the taking of the vote on the passage thereof.

Mr. Chapman moved that he be excused from voting on the bill on the ground that if any moneys are found to be due to soldiers under this bill, he will be a directly interested party, and therefore ought not to vote.

Which motion was withdrawn.

On motion of Mr. Rumsey,

The bill was laid on the table.

House bill No. 48 (file No. 104), entitled

A bill to provide for the adjusting and payment of State bounties to Michigan soldiers,

Was read a third time, and pending the taking of the vote on the passage thereof,

Mr. McCormick moved that the bill be laid on the table.

On which,

Mr. Manly demanded the yeas and nays.

The demand was not seconded, and

The motion that the bill be laid on the table then prevailed.

House bill No. 897 (file No. 486), entitled

A bill to amend sections 11, 13 and 19 of chapter 304, Howell's statutes, in relation to the punishment of fraudulent debtors, being compiler's sections 8760, 8762, and 8765,

Was read a third time and passed, a majority of all the members elect voting therefor by yeas and nays, as follows:

YEAS.

Mr. Allen,	Mr. Diekema,	Mr. Kirby,	Mr. Simpson,
Baker, W. A.,	Dillon,	Lakey,	Spencer,
Baldwin,	Dougherty,	Pardee,	Stuart,
Bates,	Eldred,	Perkins,	Thompson,
Baumgardner,	Engleman,	Pettit,	Tindall,
Bettinger,	Goodrich,	Pierce,	Washburn,
Bentley,	Harper,	Powers,	Vroman,
Case,	Haskin,	Preston,	Watson, F. H.,
Chapman,	Hill,	Reader,	Watson, H.,
Cole,	Hosford,	Rentz,	Watts,
Crocker,	Kallander,	Robinson, J.W	
Cross,	Kelly,	Robinson, R.,	Wilson,
Damon,	Killean,	Rumsey,	51

NAYS.

Mr. Anderson,	Mr. Burr,	Mr. Mulvey,	Mr. VanOrthwick,
Ashton.	Dickson.	Oviatt,	Vickary.
Breen,	,	- · - 	9

Title agreed to.

House bill No. 893 (file No. 492), entitled

A bill to amend section 9, article 2, of act No. 198 of the session laws of 1873, being an act entitled "An act to revise the laws providing for the incorporation of railroad companies, and to regulate the running and management, and to fix the duties and liabilities of all railroads and other corporations owning or operating any railroad in this State," approved May 1, 1873, as amended by act No. 177, public acts of 1877, approved May 22, 1877, being compiler's section 3323 of Howell's annotated statutes, as amended by act number 116, public acts of 1883, approved May 24, 1883,

Was read a third time and passed, a majority of all the members elect voting

therefor, by yeas and nays, as follows:

Recommending that the substitute be concurred in as preferable to the original bill, but without further recommendation and ask to be discharged from the further consideration of the subject.

A. T. CASE, Chairman.

Report accepted and committee discharged.

On motion of Mr. Case,

The bill was laid on the table.

House bill No. 451 (file No. 490), entitled

A bill to amend sections 1 and 2 of act 152, session laws of 1883, entitled "An act to provide for the taxation of persons, copartnerships, associations, car loaning companies. corporations and fast freight lines engaged in the business of running cars over any of the railroads of this State, and not being exclusively the property of any railroad company paying taxes on their gross receipts."

Was read a third time and passed, a majority of all the members elect

voting therefor, by yeas and nays, as follows:

YEAS.

Mr.	Allen,	Mr.	Dougherty,	Mr.	Kallandar,	Mr.	Robinson, J.W.
	Ashton,		Dunbar,		Killean,		Robinson, R.
	Baker, W. A.,	,	Eldred,		Kirby,		Rumsey,
	Bates,		Goodrich,		Lakey,		Spencer,
	Baumgardner,		Green,		Lincoln,		Stuart,
	Beecher,		Grenell,		Makelim,		VanOrthwick,
	Bettinger,		Harper,		Manly,		Vickary,
	Burr,	•	Haskin,	,	McCormick,		Vroman,
	Cannon,		Hoaglin,		McMillan,		Watson, F. H.
	Case,		Holt,		Mulvey,		Watson, H.
	Chamberlain,		Hoobler,		Ogg,		Watts,
	Chapman,		Hosford,		Oviatt,		Webber,
	Cole,		Houk,		Pardee,		Wellman,
	Damon,		Hunt,		Petitt,		Williams, W. W
	Dickson,		Jones,		Preston,		Speaker, 61
	Diekema,		-		ŕ		• •
	•						2

NAYS.

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Title agreed to.

On motion of Mr. Rumsey.

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

House bill No. 447 (file No. 484), entitled

A bill to provide for the payment of bounty by the State to such soldiers, sailors, and marines as are entitled to the same, but failed to receive it by reason of there being no money to pay the same under act 23 of the special session of 1864, entitled "An act authorizing the payment of bounties to volunteers in the service of the United States,"

Was read a third time, and pending the taking of the vote on the passage

thereof,

Mr. Chapman moved that he be excused from voting on the bill on the ground that if any moneys are found to be due to soldiers under this bill, he will be a directly interested party, and therefore ought not to vote.

Which motion was withdrawn. On motion of Mr. Rumsey, The bill was laid on the table.

House bill No. 48 (file No. 104), entitled

A bill to provide for the adjusting and payment of State bounties to Michigan soldiers,

Was read a third time, and pending the taking of the vote on the passage thereof,

Mr. McCormick moved that the bill be laid on the table.

On which,

Mr. Manly demanded the yeas and nays.

The demand was not seconded, and

The motion that the bill be laid on the table then prevailed.

House bill No. 897 (file No. 486), entitled

A bill to amend sections 11, 13 and 19 of chapter 304, Howell's statutes, in relation to the punishment of fraudulent debtors, being compiler's sections 8760, 8762, and 8765,

Was read a third time and passed, a majority of all the members elect voting therefor by yeas and nays, as follows:

YEAS.

Mr.	Allen,	Mr.	Diekema,	Mr.	Kirby,	Mr.	Simpson,
	Baker, W. A.,		Dillon,		Lakey,		Spencer,
	Baldwin,		Dougherty,		Pardee,		Stuart,
	Bates,		Eldred,		Perkins,		Thompson,
	Baumgardner,		Engleman,		Pettit,		Tindall,
	Bettinger,		Goodrich,		Pierce,		Washburn,
	Bentley,		Harper,		Powers,		Vroman,
	Case,		Haskin,		Preston,		Watson, F. H.,
	Chapman,		Hill,		Reader,		Watson, H.,
	Cole,		Hosford,		Rentz,		Watts,
	Crocker,		Kallander,		Robinson, J. W	7	Webber,
	Cross,		Kelly,		Robinson, R.,		Wilson,
	Damon,		Killean,		Rumsey,		51

NAYS.

Mr. Anderson, Ashton.	Mr. Burr,	Mr. Mulvey,	Mr. VanOrthwick,
	Dickson.	Oviatt.	Vickary,
Breen,	210110119	O 11400,	9

Title agreed to.

House bill No. 893 (file No. 492), entitled

A bill to amend section 9, article 2, of act No. 198 of the session laws of 1873, being an act entitled "An act to revise the laws providing for the incorporation of railroad companies, and to regulate the running and management, and to fix the duties and liabilities of all railroads and other corporations owning or operating any railroad in this State," approved May 1, 1873, as amended by act No. 177, public acts of 1877, approved May 22, 1877, being compiler's section 3323 of Howell's annotated statutes, as amended by act number 116, public acts of 1883, approved May 24, 1883,

Was read a third time and passed, a majority of all the members elect voting

therefor, by yeas and nays, as follows:

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YEAS.

Mr.	Abbott, Allen,	Mr.	Cross, Damon,	Mr.	Kirby, Lincoln,	Mr.	Rogers,
							Rumsey,
	Anderson,		Dickson,		McCormick,		Simpson,
	Ashton,		Dunbar, .		McGregor,		Thompson,
	Baker, W. A.,		Eldred,		Mulvey,		Tindall,
	Baldwin,		Engleman,		Oviatt,		Van Orthwick,
	Bates,		Goodrich,		Pardee.		Vickary,
	Beecher,		Green,		Perkin,		Vroman,
	Bettinger,		Harper,		Pettit,		Washburn,
	Bentley,		Haskin,		Pierce,		Watson, F. H.,
	Breen,		Hill,	•	Powers,		Watts,
	Burr,		Hoobler,		Reader,		Webber,
	Case,		Houk,		Rentz,		Wellman,
٠	Chapman,		Hunt,		Robinson, J.W	,	Williams, W. W
	Cole,		Jones,		Robinson, R.,		Wilson,
	Crocker,		Killean,		•		62

NAYS.

Mr. Cannon,

Title agreed to.

Time agreed to.

Mr. Green moved to take from the table House bill No. 104 (file No. 115), entitled

A bill to provide for laying out and establishing a State road in Bay county, to be known as the "Williams and Garfield State road extension."

Which motion prevailed.

The bill having been read a third time, and the question being upon its passage, pending the taking of the vote thereon,

Mr. Hosford moved that the further consideration of the bill be indefi-

nitely postponed.

Which motion prevailed.

Mr. Rumsey moved to take from the table Senate bill No. 1 (file No. 110), entitled

A bill making an appropriation for the erection and equipment of a suitable building for the use of the mining school at Houghton in the Upper Peninsula of Michigan and for heating, lighting and furnishing the same.

Which motion prevailed.

The question being on the passage of the bill,

Mr. Rumsey moved to amend the bill by inserting in line 5, section 1, after the word "building," the words "including all permanent fixtures, heating and lighting apparatus, etc."

Also, by inserting in line 2, sec. 3, after the word "school" the same words, Also, by inserting in line 7, sec. 11, after the word "equiping" the same words.

Mr. McCormick moved to amend the several proposed amendments by inserting therein after the word "apparatus" the word "furnishing,"

Which motion prevailed.

The question then being on amending the bill,

On motion of Mr. Rumsey, The bill was laid on the table.

Mr. Makelim moved to take from the table,

House bill No. 402, entitled

A bill to amend section 9 of article 2 of act No. 198 of the session laws of 1873. being an act entitled An act to revise the laws providing for the incorporation of railroad companies, and to regulate the running and management, and to fix the duties and liabilities of all railroad and other corporations owning or operating any railroad in this State, approved May 1, 1873, as amended by act No. 177, public acts of 1877, approved May 22, 1877, being compiler's section 3323 of Howell's annotated statutes as amended by act No. 116, public acts of 1883, approved May 24, 1883.

Which motion prevailed.

On motion of Mr. Makelim,

The rules were suspended, two-thirds of all the members present voting therefor, and the bill was put on its immediate passage.

The bill was then read a third time, and pending the taking of the vote on the passage thereof,

Mr. Rounsville moved to amend the bill by striking out in line 68, section 9, the words, "and one-half."

Which motion did not prevail.

Mr. Lakey moved to amend the bill by striking out in line 68, section 9, the words "two and one-half cents," and inserting the words "one cent" in lieu thereof.

Which was withdrawn.

Mr. Lakey moved that the enacting words of the bill be striken out.

Which motion did not prevail.

The bill was then passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Abbott, Allen, Anderson, Baker, W. A., Baldwin, Bardwell, Bates, Baumgardner, Beecher, Bettinger, Bentley, Breen, Chamberlain, Chapman,	Mr. Crocker, Damon, Dickson, Dillon, Dunbar, Eldred, Goodrich, Green, Harper, Hoaglin, Hosford, Hunt, Jones, Kallandar,	Mr. Kelley, Kirby, Lincoln, Makelim, McCormick, McGregor, McKie, Ogg, O'Keefe, Oviatt, Pardee, Perkins, Pettit, Pierce,	Mr. Preston, Reader, Rogers, Rounsville, Rumsey, Simpson, Stuart, Tindall, Van Orthwick, Vroman, Washburn, Webber, Williams, W. W Wilson,
Chapman, Cole,	Kallandar,	Pierce,	Wilson,

NAYS.

Mr. Ashton, Mr. Dougherty, Mr. Lakey, Mr. Wellman, Diekema. Haskin, Spencer, Williams, T. H.

Title agreed to.

By the committee on judiciary:

The committee on judiciary, to whom was referred

Senate bill No. 153 (file No. 182), entitled

A bill to amend compiler's section 4709 of the compiled laws of 1871, the same being compiler's section 6196 of Howell's annotated statutes relative to

filings of chattel mortgages,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do pass, and ask to be discharged from the further consideration of the subject.

GERRET J. DIEKEMA, Chairman.

Report accepted and committee discharged.

The bill was referred to the committee of the whole and placed on the general order.

The Speaker announced the following:

SENATE CHAMBER, Lansing, June 23, 1887.

To the Speaker of the House of Representatives:

SIR-I am instructed by the Senate to re-transmit the following bill: Senate bill No. 35, entitled

A bill making an appropriation for the use and maintenance of the University of Michigan,

Which the House amended as follows, as shown by its message of this

- Amend sec. 1, line 3 and 4, by striking out all after the words "eightyseven," in line 3, down to and including the words "sixty-five," in line 4, and inserting in lieu thereof the words "ninety-three thousand seven hundred and eighty-three."
- 2. Amend section 1, line 5, by striking out after the words "eighty-eight," the words "seventy-nine thousand two hundred" and inserting in lieu thereof the words "fifty-eight thousand seven hundred and eighty-two."

3. Amend section 1, line 9, by striking out after the words "sum of" the words "six thousand two hundred and fifty," and inserting in lieu thereof the words "five thousand."

- 4th. Amend section 1, line 10, by striking out after the words "sum of," the words "six thousand two hundred and fifty," and inserting in lieu thereof the words "five thousand."
- 5th. Amend section 1, line 11, by striking out after the words "sum of," the words "seven thousand five hundred," and inserting in lieu thereof the words "five thousand."
- 6. Amend section 1, line 12, by striking out after the words "sum of" the words "seven thousand five hundred," and inserting in lieu thereof the words "five thousand;"
- 7. Amend section 1, lines 29, 30 and 31, by striking out all after the word "dollars" in line 29 down to and including the word "dollars" in line 31;
- 8. Amend sec. 1, line 37, by striking out after the words "sum of" the word "twenty" and inserting in lieu thereof the words "twenty-five."
- 9. Amend sec. 1, lines 38 and 39, by striking out after the word "dollars" in line 38 the words "for the year eighteen hundred and eighty-eight the sum of thirty thousand dollars."
- 10. Amend sec. 1 by striking out all of said section after the word "dollars" in line 43.
 - 11. Amend sec. 2, line 2, by striking out after the words "sum of" the

words "one hundred and two thousand eight hundred and sixty-five" and inserting in lieu thereof the following words: "ninety-three thousand seven hundred and eighty-three."

12. Amend sec. 2, line 4, by striking out after the words "sum of" the words "seventy-nine thousand two hundred" and inserting in lieu thereof

the words "fifty-eight thousand seven hundred and eighty-two."

Now to inform the House that in said amendments the Senate non-concurs and asks for a committee of conference.

Very respectfully,

LEWIS M. MILLER,
Secretary of the Senate.

The question being on granting the request of the Senate for a committee of conference,

The request was granted.

The Speaker announced as such committee on the part of the House, Messrs. Rumsey, Jones and Lincoln.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, June 23, 1887.

To the Speaker of the House of Representatives:

SIR-I am instructed to re-return to the House the following bill:

House bill No. 134 (file No. 80), entitled

A bill to provide for the appointment, fix the compensation and prescribe the duties of the stenographer of the circuit courts for the counties of Manistee, Mason, Lake and Osceola, now composing the 19th judicial circuit,

And to inform the House that the Senate has amended the same as fol-

lows, viz.:

1. By striking out of section 1 the words "continue to;"

2. By striking out of section 1 the word "court" where it first occurs and inserting in lieu thereof the words "Governor on the recommendation of the judge of the circuit."

3 By inserting in section 1, after the words "good behavior" "not ex-

ceeding the term of the judge recommending his appointment,"

In the passage of which, as thus amended, the Senate has concurred by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect has ordered the same to take immediate effect.

Very respectfully,

LEWIS M. MILLER, Secretary of the Senate.

The question being on concurring in the amendments made by the Senate to the bill.

On motion of Mr. Oviatt,

The House concurred, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Abbott,	Mr.	Cross,	Mr. Kelley,	Mr. Rentz,
Allen,		Damon,	Killean,	Robinson, J. W.
Ashton,		Dickson,	Kirby,	Robinson, R.,
Baker, W.	A.,	Dillon,	Lakey,	Rounsville,
Baldwin,	•	Dougherty,	Lincoln,	Rumsey,

Mr. Bardwell, Mr. Dunbar, Mr. Makelim, Mr. Simpson, Bates. Eldred, Manly, Snow. Beecher, Engleman, McCormick. Spencer, Bettinger, Goodrich, McGregor, Stuart, Thompson, Bentley, Grenell, McMillan, Breen, Harper, Mulvey, Tindall, Haskin, VanOrthwick, . Burr, O'Keefe, Hoaglin, Oviatt. Cannon. Vroman, Case, Holt, Pardee. Washburn, Chamberlain. Hoobler, Perkins, Watts, Chapman, Houk, Pettit. Webber. Cole, Pierce. Hunt, Wellman, Crocker, Reader, Jones, Wilson, 70 NAYS. 0

The bill was then referred to the committee on engrossment and enrollment for enrollment.

By the committee on insurance:

The committee on insurance, to whom was referred

Senate bill No. 84 (file No. 166), entitled

A bill to amend section 2 of act No. 237 of the laws of 1881, entitled, "An act to authorize and regulate within this State the business of plate glass, accident, live stock, steam boiler and fidelity insurance, and to repeal acts Nos. 42 and 72 of the session laws of 1877," approved June 3, 1881, being section 4325 of Howell's annotated statutes,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do pass, and ask to be discharged from the further consideration of the subject.

JOHN S. CROSS, Chairman.

Report accepted and committee discharged.

On motion of Mr. Cross,

The rules were suspended, two-thirds of all the members present voting therefor, and the bill was placed on its immediate passage.

The bill was then read a third time and passed, a majority of all the members elect voting therefore by your and passed, as follows:

bers elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr.	Abbott,	Mr. Cole,	Mr. Kallander,	Mr.	Robinson, B	ł.,
	Allen,	Crocker,	Kelley,		Rogers,	•
	Anderson,	Cross,	Killean,		Rounsville,	
	Ashton,	Damon,	Kirby,		Rumsey,	
	Baker, W. A.,	Dickson,	Lincoln,		Simpson,	
	Baldwin,	Dillon,	Manly,		Spencer,	
	Bardwell,	Dougherty,	McCormick,		Thompson,	
	Beecher,	Eldred,	McMillan,		Tindall,	
	Bettinger,	Engleman,	Mulvey,		VanOrthwic	k,
	Bentley, ·	Goodrich,	O'Keefe,		Vroman,	-
	Burr,	Grenell,	Perkins,		Watson H.,	
	Cannon,	Harper,	Pettit,		Watts,	
	Case,	Haskin,	Pierce,		Webber,	
	Chamberlain,	Hoobler,	Reader,	•	Speaker,	59
	Chapman.	Hosford.	Rentz.		•	

NAYS.

Mr. McGregor, Mr. Preston, Mr. Snow,

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Title agreed to.

By the committee on judiciary:

The committee on judiciary, to whom was referred

Senate bill No. 361 (file No. 291), entitled

A bill to amend section 11 of act 153 of the session laws of 1885 approved June 9. 1885, entitled An act to provide for the assessment of property and the levy and collection of taxes thereon,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment and recommend that it do pass, and ask to be discharged from the further consideration of the subject.

GERRIT J. DIEKEMA, Chairman.

Report accepted and committee discharged.

On motion of Mr. Jones,

The rules were suspended, two-thirds of all the members present voting therefor, and the bill was placed on its immediate passage.

The bill having been read a third time, and pending the taking of the

vote thereon.

Mr. Wellman moved to amend the bill by striking out lines 11 and 12, section 11,

Which motion did not prevail.

Mr. Wilson moved to amend the bill by striking out all of the proviso beginning in line 26, section 11,

Pending which,

On motion of Mr. Bates,

The bill was laid on the table.

The Speaker also announced the following:

Senate Chamber, {
Lansing, June 23, 1887. }

To the Speaker of the House of Representatives:

SIR-I am instructed to re-return to the House the following bill:

House bill No. 504 (file No. 371), entitled

A bill to revise, consolidate and amend the liquor laws of this State,

Which the Senate has amended as follows:

- 1. By striking out of line 8 of section 1 the word five and inserting in lieu thereof the word three;
- 2. By striking out of line 9 of section 1 the word five and inserting in lieu thereof the word three;
 - 3. By striking out of section 1 all after the word same in line 16;
- 4. By inserting in line 2 of section 2 after the word sell the words any of such liquors;
- 5. By striking out of line 3 of section 2 the word five and inserting in lieu thereof the word three;
- 6. By striking out of line 5 of section 2 the word five and inserting in lieu thereof the word three;
- 7. By adding to the beginning of line 9 of section 2 the words section 3, and making that line the beginning of section 3 of the bill, and renumbering the other sections;

- 8. By inserting in line 9 of section 2 before the word provisions the word penal;
- 9. By striking out of line 18 of section 2 the word whose, and inserting in lieu thereof the words when forbidden in writing so to do by the;
- 10. By inserting in line 18 of section 2, after the word employer the words of such persons, or by the;
 - 11. By inserting in line 19 of section 2 before the word mayor the word or;
 - 12. By inserting in line 19 of section 2, before the word director the word or;
- 13. By inserting in line 19 of section 2, after the word city, the words or president, or trustee of any village;
- 14. By striking out of line 21 of section 2, the words who shall forbid the same:
- 15. By inserting in line 25 of section 2, after the word only the words without the payment of any tax specified in section one;
- 16. By inserting in line 31 of section 2 after the word sale, the words in manner and form as aforesaid;
- 17. By striking out of line 57 of section 2, the word whose, and inserting in lieu thereof the words when forbidden in writing so to do by the;
- 18. By inserting in line 57 of section 2, after the word employer, the words of such person, or by the;
- 19. By inserting in line 58 of section 2, before the word director, the word or:
- 20. By striking out of line 58 of section 2 the words or any supervisor or alderman;
- 21. By striking out of line 60 of section 2 the words shall forbid such selling, furnishing, or giving to as aforesaid;
- 22. By striking out of lines 60 and 61 of section 2, the words to any person, and inserting in lieu thereof the words any such liquor;
 - 23. By inserting at the end of line 64 of section 2 the words or persons;
- 24. By inserting in line 65 of section 2 before the word then the words him or;
- 25. By inserting in line 65 of section 2, after the word support, the words or otherwise;
- 26. By inserting in line 81 of section 2, after the both the words such fine and imprisonment;
 - 27. By striking out of line 82 of section 2, the word paying;
- 28. By inserting at the end of line 84 of section 2, the words and it shall be set forth and declared in the record of judgment upon such second conviction;
 - 29. By striking out of line 85 of section 2, the words in addition;
 - 30. By striking out of line 86 of section 2, the words or negligence;
- 31. By inserting in line 86 of section 2, after the word violation, the words and be;
- 32. By striking out of line 86 of section 2, the word penalty, and inserting in lieu thereof the word penalties;
 - 33. By adding to the end of line 87 of section 2, the words or employers;
- 34. By striking out of line 3 of section 3, the words Monday in, and inserting in lieu thereof the words day of;
- 35. By striking out of line 7 of section 3, the words Monday in, and inserting in lieu thereof the words day of;
- 36. By striking out of line 9 of section 3 the word Monday, and inserting in lieu thereof the word day;

37. By striking out of lines 5, 9 and 10 of section 3 the words first Monday of May, and inserting in lieu thereof the words thirtieth day of April;

38. By striking out of line 1 of section 4 the word any at the beginning of

the line, and inserting in lieu thereof the word every;

39. By striking out of line 1 of section 4 the word engaged, and inserting in lieu thereof the word engaging;

40. By striking out of line 1 of section 4 the word such;

41. By inserting in line 1 of section 4 after the word business, the words specified in section one of this act;

42. By striking out of line 1 of section 4 the words Monday in, and insert-

ing in lieu thereof the words day of;

43. By striking out of line 5 of section 4 the words first Monday of May, and inserting in lieu thereof the words, thirtieth day of April;

44. By striking out of line o of section 4 the word demanded, and inserting

in lieu thereof the word required;

- 45. By striking out of line 6 of section 4 the word tax and inserting in lieu thereof the word same;
- 46. By striking out of line 6 of section 4 the word Monday and inserting in lieu thereof the word day;
- 47. By striking out of line 3 of section 5 the word named and inserting in lieu thereof the word stated, and shall specify therein;
- 48. By striking out of line 5 of section 5 the word also and inserting in lieu thereof the words he shall also deliver to such person or persons;
 - 49. By striking out of line 8 of section 5 the word penalty and inserting in
- lieu thereof the word penalties;
 50. By striking out of lines 8 and 9 of section 5 the words tendollars costs will be paid to the person making complaint upon the conviction of the offender, and that;
- 51. By inserting a period after the word justice in line 10 of section 5, striking out the word and, and beginning a new sentence with the word before;
- 52. By striking out of line 11 of section 5, the word same and inserting in
- lieu thereof the words said notice and receipt;
- 53. By striking out of lines 15 to 20 of section 5 the words and any person or persons who shall carry on any business or sell any liquors or beverages for which a tax is required to be paid by this act, without having such receipt and notice posted up and displayed at all times in the place where such business or sale is or are carried on, shall be deemed guilty of a misdemeanor, and shall be subject to the same fine and punishment as is provided in this act for the neglect or re'usal to pay the tax required by this act.
 - 54. By inserting in line 23 of section 5, after the word full, the words in
- 55. By inserting in line 6 of section 5, after the word thereof the words if there is no specific penalty provided therefor by this act;
- 56. By striking out of line 7 of section 6 the word and, after the word prosecution, and inserting in lieu thereof the word or;
- 57. By inserting in line 8 of section 6 after the word days where if occurs the second time, the words or both such fine and imprisonment;
 - 58. By striking out of line 9 of section 6 the word he;
- 59. By inserting in line 12 of section 6 after the word person the words or persons;
- 60. By inserting in line 14 of section 6 after the words shall the words thereby in addition to all other penalties prescribed by this act;

61. By striking out of line 14 of section 6 the words right to sell paid for, and inserting in lieu thereof the words tax so paid;

62. By inserting in line 14 of section 6 after the word them, and be precluded from continuing such business for the remainder of the year or time for which said tax was paid;

63. By striking out of lines 7 and 18 of section 6, the words, the forfeiture

of the tax shall be in addition to the penalty hereinbefore prescribed;
64. By striking out of lines 20 and 21 of section 6, the words forfeitures and

penalties, and inserting in lieu thereof the words penalties and forfeitures;
65. By adding to the end of section 6 the words and be precluded and debarred from continuing and engaging in any business requiring the payment of

a tax under this act as aforesaid;
66. By inserting in line 5 of section 7 after the word trustees, the words the council;

67. By striking out of line 9 of section 7, the word village;

- 68. By striking out of lines 10, 11 and 12 of section 7 the words or be engaged, either as a principal, agent or servant, either directly or indirectly, in the sale of any of the liquors mentioned in this act, and inserting in lieu thereof the words except notaries public;
 - 69. By inserting in line 12 of section 7, after the word nor, the word be;
- 70. By striking out of line 12 of section 7 the words any other bond, and inserting in lieu thereof the words more than two bonds;
- 71. By striking out of section 7 the words whose, and inserting in lieu thereof the words when forbidden in writing so to do by the;
- 72. By inserting in line 31 of section 7 before the word employer the word or;
- 73. By inserting in line 31 of section 7 before the word supervisor the words of such persons, or by the;
- 74. By inserting in line 31 of section 7 after the word mayor the words of the city or;
- 75. By striking out of lines 31 and 32 of section 7 the words or any supervisor or alderman of the city and inserting in lieu thereof the words or president or trustee of any village;
 - 76. By striking out of line 33 of section 7 the words shall forbid the same;
- 77. By inserting in line 34 of section 7, after the word person, the words or
- 78. By inserting in line 34 of section 7, before the word them, the words him
- 79. By inserting in line 35 of section 7, after the word support, the words or otherwise;
- 80. By inserting in line 56 of section 7, after the word trustees, the words the council;
- 81. By inserting in line 62 of section 7, after the word trustees, the words the council;
- 82. By inserting in line 65 of section 7, after the word trustees, the words the council;
- 83. By striking out of lines S and 9 of section 8, the words: *Provided*, That the amount received as fees under the provisions of this act by any county treasurer, shall not exceed the sum of five hundred dollars, and inserting in lieu thereof the words: *Provided*, That in all counties in the Upper Peninsula all the moneys paid to any county treasurer, under the provisions of this act, shall, after deducting his fees as aforesaid, be by him placed to the credit of

the township, village or city from which the same was collected, and shall be by such county treasurer paid over on demand to the treasurer of such township, village or city, to be applied as other general funds;

- 84. By striking out of line of 3 section 10, the words or persons;
- 85. By striking out of line 4 of section 10, the words or persons;
- 86. By inserting in line 9 of section 10, after the words there be two the words the expense of such publication shall be paid out of the contingent fund of the county;
- 87. By inserting in line 5 of section 11, before the word appoint, the words after summary hearing and determination thereon and deciding the same to have occurred;
- 88. By inserting in line 5 of section 11, after the word duties, the words of such officer:
- 89. By striking out of line 7 of section 11, the word and, and inserting in lieu thereof the words *Provided*, That;
- 90. By inserting in line 10 of section 11, after the word performed the words and reimburse him for all expenses incurred;
- 91. By striking out of line 2 of section 12 the word to after the word furnish:
- 93. By striking out of line 5 of section 12 the word whose, and inserting in lieu thereof the words when forbidden in writing so to do by the;
- 93. By striking out of line 6 of section 12 the word or, and inserting in lieu thereof of such person or by;
 - 94. By inserting in line 7 of section 12, before the word director, the word or;
- 95. By striking out of line 7 of section 12, the words or any supervisor or alderman of the city;
- 95. By striking out of lines 8 and 9 of section 12, the words shall forbid such selling, furnishing or giving;
- 97. By striking out of line 12 of section 12 the word whose, and inserting in lieu thereof the words when forbidden in writing so to do by the;
- 98. By inserting in line 12 of section 12, before the word employer, the word or;
- 99. By striking out of line 12 of section 12 the word or, and inserting in lieu thereof the words of such person, or by;
- 100. By inserting in line 13 of section 12, before the word director, the word or:
- 101. By striking out of line 13 of section 12 the words or any supervisor or alderman of the city;
- 102. By striking out of line 15 of section 12 the words shall be forbidden the selling, furnishing, or giving of the same;
- 103. By striking out of lines 15 and 16 of section 12 the word presumption, and inserting in lieu thereof the word evidence,
- 104. By striking out of line 16 of section 12 the word liquor, and inserting in lieu thereof the word liquid;
 - 105. By adding the following to stand as section 14:
- Sec. 14. It shall not be lawful for any person, by himself, his clerk or agent, to permit any student in attendance at any public or private institution of learning in this State, or any minor, to play at cards, dice, billiards or any game of chance, in any part of any building in which spirituous liquors or intoxicating drinks are sold; nor shall it be lawful for any person by himself, his clerk or agent, to sell or give to any student in attendance at any public or

private institution of learning in this State, any spirituous or intoxicating drinks except when prescribed by a regular physician for medicinal purposes; and any person who shall offend against either of the foregoing provisions of this section, shall be deemed to have been guilty of a misdemeanor, and, on conviction thereof shall be punished as provided in section 7 of this act;

106. By striking out section 13 and inserting in lieu thereof the following, to

stand as section 15, as renumbered;

SEC. 15. It shall not be lawful for any person to allow any minor to visit or remain in any room where such liquors are sold or kept for sale, unless accom-

panied by his or her father, or other legal guardian;

107. By inserting after the word day, in the 6th line, section 15, the following words: And it shall be the duty of sheriffs, marshals, constables and police officers to close all saloons, houses or places that shall be found open in violation of the provisions of this section, and to report forthwith all such violations to the prosecuting attorney, whose duty it shall be to immediately prosecute for such violations;

108. By inserting in line 9 of section 15, after the words council, the words

or board of trustees or council;

109. By inserting in line 10 of section 15, after the word sold, the words to open at 6 o'clock A. M., and;

110. By striking out of line 10 of section 15, the words 10 o'clock and in-

serting in lieu thereof the words 11 o'clock P. M., and no longer;

111. By adding to the end of section 15 the words except on election days and holidays. Any person found in the act of violating any of the provisions of this section shall be deemed guilty of a breach of the peace and punished accordingly; and the arrest therefor may be without process, and this punishment shall be taken to be in excess of all other manner of punishment in this act provided for a violation of the provisions of this section. All officers authorized to make arrests for a breach of the peace shall have like power to make arrests under the provisions of this section, as in other cases of a breach of the peace;

112. By adding the following to stand as section 18: Sec. 18. Any person who shall violate any of the provisions of the five preceding sections shall be deemed guilty of a misdemeanor, and upon conviction thereof shall be pun-

ished as provided in section 7 of this act;

113. By striking out of line 18 of section 16 the words in this State;

114. By adding to the end of section 16 the words And provided further, That nothing herein contained shall be so construed as to prevent prosecuting persons for becoming drunk or intoxicated when the testimony of said person is not sought under the provisions of this section;

115. By inserting in line 8 of section 17 after the word shall, the words in

addition to all other penalties provided therefor by this act;

116. By adding to the end of section 17 the following: Every wife, child, parent, guardian, husband or other person who shall be injured in person or property or means of support or otherwise by any intoxicated person, or by reason of the intoxication of any person, or by reason of the selling, giving, or furnishing any spirituous, intoxicating, fermented, or malt liquors to any person, shall have a right of action in his or her own name against any person or persons who shall, by selling or giving any intoxicating or malt liquor, have caused or contributed to the intoxication of such person or persons, or who have caused or contributed to such injury, and the principal and sureties to the

bond hereinbefore mentioned shall be liable severally and jointly with the person or persons so selling, giving or furnishing any spirituous, intoxicating, or malt liquors as aforesaid, and in an action provided for in this section the plaintiff shall have a right to recover actual and exemplary damages. In case of the death of either party the action and right of action given by this section shall survive to and against his executor or administrator. And in every action by any wife, husband, parent or child, general reputation of the relation of husband and wife, and parent and child shall be prima facie evidence of such relation, and the amount recovered by every wife or child shall be his or her sole and separate property. Any sale or gift of intoxicating or malt liquor by the lessee of any premises, resulting damages shall at the option of the lessor, work a forfeiture of the lease, and in the circuit court in chancery may enjoin the sale, giving away, or furnishing any intoxicating or malt liquors, or any lessee or occupant of the premises, which may result in loss or damage or liability to the lessor, or any person claiming under such lessor.

117. By striking out of line 1 of section 18, the word damage, and inserting

in lieu thereof the word damages;

118. By striking out of line 1 of section 18, the words provided for in, and inserting in lieu thereof the words arising under;

119. By inserting in line 2 of section 18, before the word action, the word

an;

120. By striking out of line 9 of section 22, the words fined in any sum, and inserting in lieu thereof the words punished by a fine;

121. By striking out of line 11 of section 22, the word sixty, and inserting in lieu thereof the words six months;

122. By inserting in line 4 of section 26, after the word thereof, the words or shall violate any of the provisions of sections 26, 27 or 28 of this at;

123. By striking out of line 4 of section 26, the words, an attempt to prac-

tice a fraud, and inserting in lieu thoreof the words a misdemeanor;
124. By striking out of line 5 of section 26 the words imprisoned in the State prison not more than one year, and inserting in lieu thereof the words punished as provided in section 25 of this act;

125. By striking out of line 2 of section 27 the word adulterating, and in-

serting in lieu thereof the word compounding;

126. By striking out of line 3 of section 27, the word medical, a..d inserting in lieu thereof the word medicinal;

127. By inserting in line 2 of section 28, after the word screens, the word partitions;

128. By striking out of line 2 of section 28 the word obstructions, and inserting in lieu thereof the word things;

129. By inserting in line 3 of section 28, after the word street, the word alley;

130. By inserting in line 3 of section 28, before the words said building, the words or at the side or end of;

131. By adding to the end of section 28 the words any person who shall violate any of the provisions of this section, shall, upon conviction thereof, be punished as provided in section seven of this act;

132. By striking out section 29 and in inserting in lieu thereof the following

to stand as section 32, as re-numbered;

SEC. 32. No person, firm or corporation, who, prior to the time when this

act shall take effect, has filed the bond and paid the tax provided by existing laws, shall be liable for any increased tax during the current year, or be compelled to file any new bond pertaining to the business then being carried on, unless for causes arising under the provisions of this act. And such person, firm or corporation shall in all other respects be subject to the provisions of this act.

133. By adding the following to stand as section 33 of the bill:

SEC. 33. That for the better enforcement of this act in that portion of the county of Wayne, which forms the suburbs to the city of Detroit, the jurisdiction of the board of metropolitan police of said city is hereby extended over the townships of Springwells, Greenfield, Hamtramck and Grosse Point, in said county. And it shall be the duty of said board of metropolitan police to police said townships sufficiently strong to enable them to enforce the provisions of this act within the limits thereof, and for that purpose said board of metropolitan police are authorized to increase the police force under their control, to mount said increase or any portion thereof; and are vested with the same authority as is new conferred upon them within the corporate limits of the said city of Detroit, and may use all or any portion of the force under their control. The police force so employed in said townships shall have and are hereby vested with the same powers to enforce the provisions of this act, and to preserve the peace as is by general law conferred upon the constables therein. The expenses of maintaining such extra force of police in said townships shall be paid monthly by the county of Wayne, out of the moneys paid into the treasury of said county nuder the provisions of this act on duly certified vouchers therefor, prepared and submitted by said board of metropolitan police to the board of county auditors of said county, who are hereby directed to audit and pay the same in the same manner as other claims for services against the county of Wayne are audited and paid.

134. By striking out section 30 and inserting in lieu thereof the following to stand as section 34, as re-numbered:

Sec. 34. All acts or parts of acts in any wise contravening or inconsistent with any of the provisions of this act are hereby repealed: *Provided, however*, That all suits or actions pending, under any law in force at the date this act takes effect, whether on behalf of the people of this State, or any person or persons, may be prosecuted to final judgment and such judgment enforced, in like manner and with the same effect as though this act were not passed, and all rights of action accrued to said people or any person or persons under any existing law, are hereby preserved and saved, and excepted from the operation and effect of this act, and the same may be proscuted, sued for and recovered in like manner and to the same extent as might be done if this act were not passed: *And provided further*, That this act shall not be operative, except as to druggists, in any county in this State that shall have prohibited the manufacture and sale of the liquors mentioned in this act, in any manner now or that shalle b provided by law while such prohibition is in force.

135. By renumbering consecusively the sections of the bill, as required by the division of section 2 and the addition of new sections to the bill.

And further to inform the House that the Sanate has amended the title to the bill so as to read as follows:

A bill to provide for the taxation and regulation of the business of manufacturing, selling, keeping for sale, furnishing, giving, or delivering spirituous and intoxicating liquors, and malt brewed or fermented liquors, and vinous liquors in this State, and to repeal all acts or parts of acts inconsistent with the provisions of this act.

In one hundred and twenty-seven of which amendments the House concurred. The said one hundred and twenty-seven, being all of said amendments except the 1st, 2nd, 8th, 53rd, 65th, 67th, 110th and 111th.

And in which 1st, 2nd, 8th and 53rd named amendments the House non-concurred.

And which 65th amendment the House amended by adding to the end thereof the following:

And it shall be the duty of sheriffs, marshals, constables and police officers to forthwith close all saloons and other places where the business of manufacturing, selling or keeping for sale any of the lixuors mentioned in section 1 of this act, is being conducted upon which business the tax required by said section 1 has not been paid in full, and in which the receipt mentioned in section 5 of this act shall not be posted up and displayed,

And in which 67th, 110th and 111th named amendments the House non-

concurred.

But in the Senate amendment to the title the House concurred.

Now to inform the House that upon its said amendments the Senate insists and asks for a committee of conference.

And further to inform the House that Senators Edwards, Sharp and Deyo have been appointed as such committee on the part of the Senate.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

The question being on acceeding to the request of the Senate for a committee of conference,

The request was granted.

The Speaker announced as such committee on the part of the House, Messrs. Bates, Diekema and J. W. Robinson.

On motion of Mr. Rentz,

The House took a recess until 2 o'clock this afternoon.

AFTERNOON SESSION

2 o'clock P. M.

The House met and was called to order by the Speaker

Roll called: quorum present.

The following protest was presented:

To the Speaker and Members of the House of Representatives:

I hereby formally protest against the action of the Executive of the State in interfering with the action of the Legislature in the passage of bills, as has been done in the case of the so-called mining school bill. Whether the bill passes or not is a matter of no consequence to me.

The question of economy so far as the amount of the appropriation is concerned has ceased to be one of importance as it has become merged in the greater question of what the rights of the Legislative department are in the discussion, amendment and passage of bills. Section 13 of article 4 of the constitution says "Bills may originate in either house of the Legislature;" section 14 of said article says "Every bill and concurrent resolution except of adjournment, passed by the Legislature shall be presented to the Governor before it becomes a law. If he approves he shall sign it, but if not, he shall return it with his objection to the house in which it originated."

This House sent a bill to the Governor some days since providing for the construction of a mining school. The Governor has by a letter virtually ordered one of the honorable members of the Legislature to recall said bill or he should veto it; at the same time he dictates to that body what said bill shall be when returned to him. In other words he recommends a substitute for the honorable Senator's bill and gave him to understand that unless his substitute is passed he shall not sign it when sent to the executive department. He has also had a consultation with the House committee on ways and means as we have been informed by its chairman on the floor of this House, in which he again signifies what the bill shall be, and that unless his wishes are complied with he can not approve the bill.

Now, in the opinion of your protestant, the members of this body were elected that they might introduce and discuss measures, and when deemed desirable amend the same. The Governor, in the last days of the session, sees fit to give positive instruction as to what a bill shall be to become a law. Unless his individual wishes are complied with we have no future remedy and could not pass said bill over his veto in case we saw fit to, as after to-morrow this body will be adjourned and its members home.

I was sent here by my constituents to represent them. If the Executive has the right to arbitrarily dictate legislation, our privileges are usurped, the right to amend and debate is cut off and the people virtually without a Legislature.

Such a state of facts was never contemplated by the constitution or laws of the State, is against all the rules, practice and customs of legislative bodies, and a violation of the principles of free government, and without precedent in the history of the State.

Against all which your protestant wishes to enter this formal protest.

MARTIN CROCKER.

Dated June 23, 1887.

By the committee on lumber and salt:

The committee on lumber and salt, to whom was referred

House bill No. 519 (House file No. 289), entitled

A bill to amend section 21 of an act entitled An act to authorize the formation of companies for the running, booming and rafting of logs," being chapter 114 of Howeli's annotated statutes of Michigan, as amended by act No. 80 of the laws of 1883, and to add to said chapter a new section to stand as section 22,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amend-

ment, and recommend that the bill do not pass, and ask to be discharged from the further consideration of the subject.

WM. S. LINTON, Chairman.

Report accepted and committee discharged.

On motion of Mr. Linton,

The bill was laid on the table.

By the committee on mines and minerals:

The committee on mines and minerals, to whom was referred

Senate bill No. 303 (file No. 288), entitled

A bill to amend section 4 of act No. 9 of the session laws of 1877, entitled An act to authorize the appointment of a commissioner of mineral statistics, and defining the duties and compensation of the same as amended by act No. 74 of the session laws of 1883,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the Senate without amendment, and recommend that the bill do pass, and ask to be discharged from the further consideration of the subject.

JOHN MULVEY, Chairman.

Report accepted and committee discharged.

The bill was referred to the committee of the whole, and placed on the general order.

THIRD READING OF BILLS.

House joint resolution No. 5 (file No. 8), entitled

Joint resolution proposing amendments to sections 3, 6, 7, 8, 9, 10 and 11 of article 10 of the constitution of this State, so as to provide for a board of county commissioners in each of the counties of this State, instead of a board of supervisors or county auditors,

Was read a third time and was not passed, two-thirds of all the members

elect not voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Crocker,	Mr. Hill,	Mr. Houk,	Mr. Reader,	
Damon,	Holt,	Linton,	Robinson,	R.,
Dougherty,	Hoobler,	Makelim,	Rogers,	
Engleman,	Hosford,	Mulvey,	Snow,	
Grenell,	-	•		17

NAYS.

Mr.	Allen, Baker, W. A. Baldwin, Beecher, Brock, Case, Chamberlain, Cross,	Mr.	Dillon, Eldred, Goodrich, Haskin, Herrington, Hunt, Kallender, Kelley,	Mr.	Manly, McCormick, McGregor, McKie, McMillan, Oviatt, Pardee, Pettit,	Mr.	Powers, Preston, Rounsville, Simpson, VanOrthwick, Watson, H., Wellman, Williams, W.W
	Dickson,		Killean,		Pierce,		Wood, 36

House joint resolution No. 3 (file No. 10), entitled

Joint resolution to amend section 1 of article 7 of the constitution of this State, relative to elections,

25

Was read a third time and was not passed, two-thirds of all the members elect not voting therefor, by yeas and nays as follows:

YEAS.

Mr. Allen, Ashton, Baldwin, Baumgardner, Beecher, Bentley, Breen, Burr, Cannon, Case, Ohamberlain, Ohapman,	Eldred, Goodrich, Green, Grenell, Harper, Haskin, Herrington, Hill,	Mr. Hoobler, Hosford, Houk, Kelley, Linton, Makelim, McCormick, McGregor, McMillan, Mulvey, O'Keefe, Oviatt,	Mr. Pettit, Powers, Reader, Robinson, R., Snow, Spencer, Thompson, Watson, H., Wellman, Williams, W. W Wilson, Speaker,
Cole,	Holt,	Perkins,	51

NAYS.

Mr. Abbott,	Mr. Engleman,	Mr. McKie,	Mr. Stuart,
Baker, S.,	Hunt,	Ogg,	Tindall,
Bardwell,	Kallander,	Preston,	Vroman,
Bettinger,	Killean,	Rentz,	Washburn,
Brock,	Kirby,	Rounsville,	Watts,
Dillon,	Manly,	Simpson,	Wood.
Dougherty,	•		

MOTIONS AND RESOLUTIONS.

Mr. McCormick moved to discharge the committee of the whole from the further consideration of

Senate bill No. 303 (file No. 288), entitled

A bill to amend section 4 of act No. 9 of the session laws of 1887, entitled "An act to authorize the appointment of a commissioner of mineral statistics, and defining the duties and compensation of the same, as amended by act number 74 of the session laws of 1883."

Which motion prevailed.

On motion of Mr. McCormick,

The bill was put upon its immediate passage.

The bill was then read a third time and was not passed, a majority of all the members elect not voting therefor, by yeas and nays as follows:

YEAS.

Allen,	Mr.	Cole,	Mr	. Hunt,	Mr.	Perkins,
Ashton,		Cross,		Kallandar,		Pierce,
Baker, W. A.,		Dougherty,		Kirby,		Reader,
Beecher,		Douglass,		Lakey,		Rentz,
Bettinger,		Eldred,		McCormick,		Van Orthwick
Burr,		Goodrich,		McGregor,		Vickary,
Case,		Green,		Mulvey,		Watson, F. H.
Chamberlain,		Hoaglin,		Oviatt,		Watts,
Chapman,		Houk,				34
	Ashton, Baker, W. A., Beecher, Bettinger, Burr, Case,	Ashton, Baker, W. A., Beecher, Bettinger, Burr, Case, Chamberlain,	Ashton, Cross, Baker, W. A., Dougherty, Beecher, Douglass, Bettinger, Eldred, Burr, Goodrich, Case, Green, Chamberlain, Hoaglin,	Ashton, Cross, Baker, W. A., Dougherty, Beecher, Douglass, Bettinger, Eldred, Burr, Goodrich, Case, Green, Chamberlain, Hoaglin,	Ashton, Cross, Kallandar, Baker, W. A., Dougherty, Kirby, Beecher, Douglass, Lakey, Bettinger, Eldred, McCormick, Burr, Goodrich, McGregor, Case, Green, Mulvey, Chamberlain, Hoaglin, Oviatt,	Ashton, Cross, Kallandar, Baker, W. A., Dougherty, Kirby, Beecher, Douglass, Lakey, Bettinger, Eldred, McCormick, Burr, Goodrich, McGregor, Case, Green, Mulvey, Chamberlain, Hoaglin, Oviatt,

NAYS.

Mr. Baldwin,	Mr. Haskin,	Mr. Preston,	Mr. Vroman,
Brock,	Herrington,	Rounsville,	Washburn,
Damon,	Killean,	Rumsey,	Watson, H.
Dickson,	Manly,	Snow,	Webber,
Dillon,	Pettit,	Stuart, .	Wilson, 21
Harper,	•	•	•

Mr. Engleman moved to take from the table

House bill No. 218, entitled

A bill to consolidate Au Sable and Oscoda, to be known as the city of Au Sable,

Which motion prevailed.

The question then being on the passage of the bill, Mr. Oviatt moved that the enacting words of the bill be stricken out.

After some discussion.

Mr. Abbott demanded the previous question.

The demand was seconded.

The question being shall the main question be now put,

The same was ordered.

The motion that the enacting words be stricken out.

The bill was then passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

Mr. Anderson,	Mr. Cross,	Mr. Kallander,	Mr, Rogers,
Baker, S.	Damon,	Kelley,	Rounsville,
Baker, W. A.	Diekema,	Killean,	Simpson,
Baldwin,	Dillon,	Lincoln,	Snow,
Bardwell,	Dougherty,	Linton,	Spencer,
Baumgardner,	Douglass,	McMillan,	Stuart,
Beecher,	Engleman,	Ogg,	Thompson,
Bettinger,	Green,	Pardee,	Vickary,
Breen,	Herrington,	Perkins,	Washburn,
Brock,	Hill,	Powers,	Watson, F.H.,
Cannon,	Holt,	Preston,	Webber,
Chamberlain,	Hosford,	Reader,	Wellman,
Cole,	Houk,	Rentz,	Williams, T.H.
Crocker,	Hunt,	Robinson, J. W	. Williams, W. W
		. ***	56

NAYS.

Mr. Abbott,	Mr. Eldred,	Mr. Manly,	Mr. Robinson R.,
Allen,	Harper,	McCormick,	Rumsey,
Ashton,	Haskin,	McGregor,	Tindall,
Bates,	Hoaglin,	McKie,	VanOrthwick,
Burr,	Jones,	Oviatt,	Vroman,
Case,	Kirby,	Pettit,	Watts,
Dickson,	Lakey,	Pierce,	Wood, 28

Title agreed to.

On motion of Mr. Green,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

Mr. Abbott moved to take from the table House bill No. 530 (file No. 147), entitled

A bill to amend section 2 of act No. 108 of the session laws of 1871, as amended, being compiler's section 4207 of Howell's annotated statutes relative to the insurance bureau.

Which motion prevailed.

The question being on the passage of the bill,

Mr. Abbott moved to amend the bill by striking out section 1 and insert-

in the following in lieu thereof:

SECTION 1. The People of the State of Michigan enact, That section 1674 of the compiled laws of 1871, as amended by act No. 30 of the session laws of 1873, approved March 14, 1873, the same being compiler's section 4207 of Howell's annotated statutes relative to the insurance bureau, be and the same is hereby amended so as to read as follows:

Which motion prevailed, two thirds of all the members present voting

therefor.

Mr. Manly moved to amend the bill by striking out in line 7, section 2, the words "two thousand" and inserting the words "fifteen hundred" in lieu

Which motion did not prevail.

The bill was then passed, a majority of the members elect voting therefor by yeas and nays, as follows:

YEAS.

Mr. Abbott,	Mr. Dillon,	Mr. Lakey	Mr. Kumsey,
Allen,	Dougherty,	Linton,	Simpson,
Ashton,	Douglass,	Makelim,	Snow,
Baker, W. A.,	Dunbar,	McCormick,	Spencer,
Bardwell,	Engleman,	McMillan,	Thompson,
Baumgardner,	Goodrich,	Ogg,	Tindall,
Bettinger,	Green,	O'Keefe,	VanOrthwick,
Brock,	Hoaglin,	Oviatt,	Vickary.
Cannon,	Holt,	Perkins,	Waton, F. H.,
Case,	Hosford,	Preston,	Watson, H.,
Chamberlain,	Jones,	Reader,	Wellman,
Cross,	Kallander.	Rentz,	Williams, W.W.
Damon,	Killean,	Robinson, J. W	. Wood,
Diekema,	Kirby,	Robinson, R.,	Speaker, 56
·	•	AYS.	

Mr. Anderson, Baker, S., Baldwin, Bates, Burr, Chapman, Cole,	Mr. Dickson, Eldred, Harper, Haskin, Herrington, Hunt, Kelley,	Mr. Manly, McGregor, McKie, Pardee, Pettit, Pierce, Powers,	Mr. Rounsville, Vroman, Washburn, Watts, Webber, Williams,T.H. Wilson,
Crocker,	Lincoln,		30

The question being on agreeing to the title,

Mr. Abbott moved to amend the title as follows:

A bill to amend section 1674 of the compiled laws of 1871, as amended by act No. 30 of the compiled laws of 1871 as amended by act No. 30 of the session laws of 1873, approved March 14, 1873, the same being compiler's section 4207 of Howell's annotated statutes relative to the insurance bureau.

Which motion prevailed.

The title as amended was then agreed to.

Mr. Rumsey moved that the bill be ordered to take immediate effect.

Which motion did not prevail.

Mr. McCormick moved to take from the table,

House bill No. 331 (file No. 487), entitled

A bill to amend section 2 of chapter 4, and section 1 of chapter 10, of an act entitled "An act to provide a charter for the city of Detroit, and to repeal all acts and parts of acts in conflict therewith," approved June 7, 1883, and to add to chapter 10 of said act two new sections to stand as sections 22 and 23, so as to abolish the board of assessors.

Which motion prevailed.

The question being on the passage of the bill,

The bill was then read a third time, and pending the taking of the vote on the passage thereof,

Mr. Herrington moved that the enacting words of the bill be stricken out.

On which,

Mr. Herrington demanded the yeas and nays.

The demand was seconded, and the motion did not prevail by yeas and nays, as follows:

YEAS.

Mr. Allen,	Mr. Haskin,	Mr. McKie,	Mr. Robinson, J.W,
Baker, S.,	Herrington,	Pardee,	Rounsville,
Baldwin,	Hosford,	Pettit,	Snow,
Breen,	Kallander,	Pierce,	Stuart,
Crocker,	Killean,	Powers,	Vroman,
Engleman,	Lincoln,	Preston,	Wellman,
Harper,	Manly,	Rentz,	27

NAYS.

Mr. Abbott, Anderson, Ashton, Baker, W. A., Bardwell, Bates, Beecher, Rettinger	Dougherty, Eldred, Goodrich,	Mr. Jones, Kelley, Kirby, Lakey, McCormick, McMillan, Ogg,	Mr. Robinson, R., Rogers, Rumsey, Simpson, Thompson, Tindall, VanOrthwick,
Bates,	Eldred,	McMillan,	Tindall,
Bettinger,	Grenell,	Oviatt,	Watson, H.,
Brock,	Hoaglin,	Perkins,	Webber,
Burr,	Hunt,	Reader,	Williams, T.H.,
			40

The question being on the passage of the bill,

Mr. Oviatt moved that there be a call of the House.

Which motion prevailed.

PROCEEDINGS UNDER THE CALL.

The roll of the House was called by the Clerk and the following member reported absent without leave: Mr. Hoobler.

Mr. Wood moved that the Sergeant-at-arms be despatched after the absentee.

Which motion,

On motion of Mr. H. Watson,

Was laid on the table.

Mr. Hosford moved to amend the bill by striking out in line 1, section 1, chapter 10, the words "board of aldermen," and inserting the words "by the mayor," in lieu thereof. Also, by striking out lines 1, 2 and 3 up to and including the word "assistants" of section 1, chapter 10, and inserting the words "There shall be an assessor appointed by the mayor, and two assistants to the assessor shall be appointed by the common council."

Which motion did not prevail.

Mr. Hosford moved to amend the bill by adding at the end of sec. 2 the words "Provided, That the provisions of this act shall not take effect until July 1, 1889."

Which motion did not prevail.

Mr. Baumgardner demanded the previous question.

The demand was seconded.

The question being shall the main question be now put,

The same was ordered.

The bill was then passed, a majority of all the members elect voting therefor by yeas and nays as follows:

YEAS.

Mr. Anderson,	Mr. Dillon,	M. Kirby,	Mr. Robinson, R.,
Ashton,	Dougherty,	Lakey,	Rogers,
Bardwell,	Douglass,	Linton,	Rumsey,
Bates,	Eldred,	Makelim,	Simpson,
Beecher,	Goodrich,	McCormick,	Spencer,
Bettinger,	Θ reen.	McGregor,	Thompson,
Brock,	Grenell,	McMillan,	Van Orthwick,
Burr,	Hill,	Mulvey,	Vickary,
Cannon,	Hoaglin,	Ogg,	Watson, F.H.,
Case,	Houk,	O'Keefe,	Watson, H.,
Chamberla	in, Hunt,	Oviatt,	Webber,
Chapman,	Jones,	Perkins,	Williams, T.H.
Cross,	Kallander,	Reader,	Williams, W.W
Diekema,	Kelley,	·	54

NAYS.

Mr.	Abbott,	Mr.	Damon,	Mr.	Lincoln,	Mr.	Rounsville,	
	Allen,		Dickson,		Manly,		Snow,	
	Baker, S		Dunbar,		McKie,		Stuart,	
	Baker, W.A.,		Engleman,		Pardee,		Tindall,	
	Baldwin,		Harper,		Pettit,		Vroman,	
	Baumgardner,	,	Haskin,		Pierce,		Washburn,	
	Bentley,		Herrington,		Powers,		Watts,	
	Breen,		Hoobler,		Preston,		Wellman,	
	Cole,		Hosford,		Rentz,		Wilson,	
	Crocker,		Killean,		Robinson, J.V	V	Wood,	40

Title agreed to.

On motion of Mr. Eldred,

All further proceedings under the call were dispensed with.

By the committee on judiciary:

The committee on judiciary, to whom was referred

House bill No. 564, entitled

A bill to amend sections 1442, 1443, 1445, 1446 of Howell's annotated statutes, being sections 1, 2, 4, and 5, of act 244 of session laws of 1879, entitled An act for the collection of damages sustained by reason of defective public highways, streets, bridges, crosswalks, and culverts, so as to make said act cover damages sustained by reason of defective sidewalks, and to limit the amount of damages recovered therein,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House with the accompany-

ing substitute therefor, entitled

A bill to provide for the recovery of damages for injuries caused or sustained by reason of defective public highways, streets, bridges, sidewalks, crosswalks or culverts, and to repeal act No. 244 of the public acts of 1879, being compiler's sections 1442, 1443, 1444, 1445 and 1446 of Howell's annotated statutes of Michigan,

Recommending that the substitute be concurred in, and that the substitute do pass, and ask to be discharged from the further consideration of the

subject.

GERRIT J. DIEKEMA, Chairman.

Report accepted and committee discharged.

On motion of Mr. Herrington,

The House concurred in the adoption of the substitute reported by the committee.

On motion of Mr. Herrington,

The rules were suspended, two-thirds of all the members present voting therefor, and the bill was put upon its immediate passage.

The bill was then read a third time and passed, a majority of all the mem-

bers elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Abbott,	Mr. Diekema,	Mr. Kallander,	Mr. Robinson, R.,
Allen,	Dillon,	Kelley,	Rogers,
Ashton,	Dougherty,	Killean,	Rounsville,
Baker, S.,	Douglass,	Kirby,	Rumsey,
Baker, W. A.,		Lakey,	Simpson,
Baldwin,	Engleman,	Linton,	Snow,
Bardwell,	Goodrich,	Makelim,	Spencer,
Baumgardner	Green,	Manly,	Thompson,
Beecher,	Grenell,	McMillan,	Van Orthwick,
Bettinger,	Harper,	Ogg,	Vickary,
Bentley,	Haskin,	Oviatt,	Washburn,
Breen,	Herrington,	Perkins,	Watson, F.H.,
Burr,	Hill,	Pettit,	Watson, H.,
Case,	Hoobler,	Pierce,	Watts,
Chamberlain,	Hosford,	Powers,	Wellman,
Cole,	Houk,	Reader,	Williams, T.H.
Crocker,	Hunt,	Rentz,	Wilson,
Cross,	Jones,	Robinson, J.W.	
Damon,	•	•	73
•	NT.	A 37 CI	

Title agreed to.

On motion of Mr. F. H. Watson,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

By the committee on public lands:

The committee on public lands, to whom was referred

House joint resolution No. 19, entitled

Joint resolution declaring forfeited all the uncertified lands within the limits of the Marquette, Houghton and Ontonagon Railroad land grant together with all the land certified or uncertified which lie opposite the uncompleted portion of said railroad extending from L'Anse to Ontonagon.

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without recommendation, and ask to be discharged from the further consideration of the subject.

R. D. O'KEEFE, Chairman.

Report accepted and committee discharged.

On motion of Mr. Breen

The bill was referred to the committee of the whole, and placed on the general order.

By the committee on public lands:

The committee on public lands, to whom was referred

House bill No. 290, entitled

A bill making a grant of State lands to aid in the construction of a rail-

road from Alpena to Petosky,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that the bill do pass, and ask to be discharged from the further consideration of the subject.

R. D. O'KEEFE, Chairman.

Report accepted and committee discharged.

The bill was referred to the committee of the whole, and placed on the general order.

Mr. Rumsey moved to take from the table Senate bill No. 1 (file No. 110), entitled

A bill making an appropriation for the erection and equipment of a suitable building for the use of the mining school at Houghton in the Upper Peninsula of Michigan, and for heating, lighting and furnishing the same,

Which motion prevailed.

Mr. Rumsey then moved to reconsider the vote by which the House amended the bill by inserting in line 5, section 1, after the word "building," the word "furnishing;" also, by inserting the same word in line 2, section 3, after the word "school;" also, by inserting the same word in line 7, section 10, after the word "equip,"

Which motion prevailed.

The question then being on agreeing to the amendments to the bill.

The motion did not prevail.

Mr. Rumsey moved to amend the bill by inserting in line 5, section 1, after the word "building," also in line 2, section 3, after the word "school," also in line 7, section 10, after the word "equip," the words "including all permanent fixtures, heating and lighting apparatus," etc.

Which motion prevailed, two-thirds of all the members present voting

therefor.

Mr. Chapman moved to amend the bill by striking out in line —, section —, the words "seventy-five," and inserting the word "fifty" in lieu thereof, Which motion did not prevail.

The bill was then passed, a majority of all the members elect voting therefor by yeas and nays as follows:

YEAS.

Mr. Abbott, Allen, Ashton, Baker, W. A., Bardwell, Bates, Baumgardner, Beecher, Bettinger, Breen, Brock, Cannon, Chamberlain, Cole, Crocker, Cross.	Houk, Hunt,	Mr. Killean, Kirby, Lakey, Lincoln, Linton, Makelim, Manly, McMillan, Mulvey, O'Keefe, Perkins, Pettit, Preston, Reader, Robinson, J. W	
Crocker, Cross, Damon,	Jones, Kallander,	Robinson, R.,	Speaker.

NAYS.

Mr. Anderson,	Mr. Harper.	Mr. Pardee,	Mr. Tindall,	
Chapman,	K elle y ,	Rounsville,	Vroman,	
Dunbar,	Oviatt,		·	10

The question being on agreeing to the title,

Mr. Rumsey moved to amend the title by striking out at the end thereof the words "and for heating, lighting and furnishing the same."

Which motion prevailed.

The title as amended was then agreed to.

On motion of Mr. Rumsey,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

On motion of Mr. Baumgardner,

The House took up the order of

UNFINISHED BUSINESS.

Being the consideration of the following:

Be it Resolved, That the reporter of the Lansing Journal be denied the privileges of the House until the editor of that paper either produces proof of his statement or acknowledges that he knows nothing about the matter.

The question being on the adoption of the resolution,

On motion of Mr. Green,

The resolution was laid on the table.

Also the following:

WHEREAS, Certain newspapers have published reports that reflect great discredit on the members of this Legislature; and

WHEREAS, The people of this State should know whether there is any foundation in fact for such reports, and whether their servants have been true to the trusts reposed in them; therefore be it

Resolved, (the Senate concurring) That a committee consisting of three members of the House and two members of the Senate be appointed to investigate the matter, and that the said committee be empowered to subpœna and examine witnesses under, and to procure evidence from any source whatever; And be it further

Resolved, That the said committee hold its sessions independent of the sessions of either branch of this Legislature, and if the said committee shall not have finished its work of investigation at the time of the final adjournment of the Legislature, then the said committee shall continue its work until they shall have gathered all the evidence that can be possibly obtained, and after they have finished their investigation that they render a report, together with all the evidence obtained, to the attorney general of this State, and he is hereby empowered to take such steps as the evidence in the case would seem to warrant.

The question being on the adoption of the resolution,

Mr. Green moved that the resolution do lie on the table.

On agreeing to which,

Mr. Manly demanded the yeas and nays.

Mr. IValares

The demand was seconded, and the motion that the resolution do lie on the table prevailed, by the yeas and nays, as follows:

YEAS.

M. W.Commish

Mr. Abbott,	Mr.	Diekema,	Mr.	McCormick,	Mr.	Simpson,	
Allen,		Dougherty,		McGregor,		Snow,	
Baker, W. A.,		Eldred,		McMillan,		Stuart,	
Bates,		Goodrich,		Mulvey,		Tindall,	
Beecher,		Green,		Oviatt,		Van Orthwi	ck,
Burr,		Hill,		Perkins,		Vickary,	
Cannon,		Jones,		Robinson, J. W	•	Watson, F. I	I.
Case,		Kallander,		Rogers,		Watts,	
Dickson,		Kirby,		Rumsey,		Webber,	36
•			NAYS.			•	
Mr. Anderson,	Mr.	Damon,	Mr.	Manly,	Mr.	Robinson, F	L.,
	Mr.	Damon, Dillon,	Mr.	Manly, McKie,	Mr.	Robinson, F Rounsville,	L.,
Baldwin,	Mr.		Mr.	McKie,	Mr.		L ,
Baldwin, Bardwell,		Dillon,	Mr.		Mr.	Rounsville,	L. ,
Baldwin, Bardwell, Baumgardner		Dillon, Engleman, Haskin,	Mr.	McKie, O'Keefe, Pardee,	Mr.	Rounsville, Vroman,	
Baldwin, Bardwell, Baumgardner Bentley,		Dillon, Engleman.	Mr.	McKie, O'Keefe,	Mr.	Rounsville, Vroman, Washburn, Watson, H. Wellman,	·,
Baldwin, Bardwell, Baumgardner Bentley, Breen,		Dillon, Engleman, Haskin, Hoobler, Hosford,	Mr.	McKie, O'Keefe, Pardee, Pierce,	Mr.	Rounsville, Vroman, Washburn, Watson, H.	·,
Baldwin, Bardwell, Baumgardner Bentley, Breen, Brock,	,	Dillon, Engleman. Haskin, Hoobler, Hosford, Houk,	Mr.	McKie, O'Keefe, Pardee, Pierce, Powers,	Mr.	Rounsville, Vroman, Washburn, Watson, H. Wellman,	·,
Baldwin, Bardwell, Baumgardner Bentley, Breen,	,	Dillon, Engleman, Haskin, Hoobler, Hosford,	Mr.	McKie, O'Keefe, Pardee, Pierce, Powers, Resder,	Mr.	Rounsville, Vroman, Washburn, Watson, H. Wellman, Williams, W	·,

Mr. Engleman moved to reconsider the vote by which the House passed

House bill No. 218, entitled

A bill to consolidate Au Sable and Oscoda, to be known as the city of Au Sable.

Mr. Manly moved that the motion to reconsider do lie on the table.

Which motion prevailed. On motion of Mr. Jones.

The House took a recess until 7.30 o'clock this evening.

EVENING SESSION.

7:30 o'clock P. M.

The House met and was called to order by the Speaker.

Roll called: quorum present.

The House resumed the order of

MESSAGES FROM THE SENATE.

The Speaker announced the following:

SENATE CHAMBER, Lansing, June 23, 1887.

To the Speaker of the House of Representatives:

SIR—I am instructed by the Senate to transmit the following concurrent resolution:

WHEREAS, Prompt legislation requires both promptness and fidelity on the

part of the public printer; and

WHEREAS, The printing ordered by the Michigan Legislature during the present session is the largest in amount known in the history of Michigan; and

WHEREAS, The unprecedented celerity with which Messrs. Thorp & Godfrey have printed and furnished the Daily Legislative Journal, both volumes of the Legislative manual, the speed and accuracy with which the bills and joint resolutions have been printed, and the fidelity with which all work has been performed, has saved the Legislature many days' work and consequently the State much money; therefore, be it

Resolved (the House concurring), That the Legislature, by this resolution, publicly thanks Messrs. Thorp & Godfrey, State printers, for the excellent manner in which they have performed the State printing; and be it further

Resolved, That the secretary of the Senate and the clerk of the House be and they are hereby instructed to have these preambles and resolutions properly engrossed and present the same to Messrs. Thorp & Godfrey with the compliments of the Legislature of Michigan for 1887, and its best wishes for their future.

Which has been unanimously adopted by the Senate, and in which the concurrence of the House is respectfully asked.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

The question being on concurring in the adoption of the resolution,

The resolution was unanimously adopted by a rising vote.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, June 23, 1887.

To the Speaker of the House of Representatives:

SIR—I am instructed to return to the House the following bill:

House bill No. 235 (file No. 352), entitled

A bill to protect fish and regulate fishing in the lakes, rivers and streams, within and bordering the State, by providing close seasons for fishing, prohibiting the sale of certain kinds of fish, to protect persons engaged in fish

culture, and to repeal sections 5, 6 and 9 of act No. 350 of the session laws of 1865, approved March 21, 1865; act No. 211 of the session laws of 1865, approved March 16, 1865; act No. 80 of the session laws of 1869, approved March 30, 1869; act No. 104 of the public acts of 1877, approved May 9, 1877; act No. 276 of the public acts of 1881, approved June 11, 1881; act No. 5 of the public acts of 1883, approved February 21, 1883; act No. 55 of the public acts of 1883, approved April 27, 1883; act No. 184 of the public acts of 1883, approved June 8, 1883,

And to inform the House that the Senate has amended the same as follows: By striking out of line 2 of section 3 the word "fish" and inserting in lieu

thereof the words "brook trout, grayling or California trout,"

In the passage of which, as thus amended, the Senate has concurred by a majority vote of all the Senators elect.

Very respectfully,

LEWIS M. MILLER,
Secretary of the Senate.

The question being on concurring in the amendment made by the Senate to the bill,

On motion of Mr. Perkins,

The House concurred, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Abbott,	Mr.	Chapman,	Mr.	Killean,	Mr.	Thompson,
Allen,		Cole,		Kirby,		VanOrthwick,
Anderson,		Dillon,		McCormick,		Vickary,
Ashton,		Dougherty,		McKie,		Vroman,
Baker, W. A.,		Eldred,		Mulvey,		Washburn,
Bardwell,		Engleman,		Ogg,		Watson, F. H.,
Bates,		Goodrich,		O'Keefe,		Watson, H.,
Beecher,		Harper,		Oviatt,		Watts,
Bettinger,		Haskin,		Perkins,		Webber,
Breen,		Hill.		Pettit,		Williams, W. W
Brock,		Hosford,		Powers,		Wilson,
Burr,		Hunt,		Reader,		Wood,
Cannon,		Kallander,		Robinson, R.,		Speaker,
Case,		•		• •		53
•		N	AYS.			. 0

The bill was then referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, June 23, 1887.

To the Speaker of the House of Representatives:

SIR—I am instructed to transmit the following bill:

Senate bill No. 259 (file No. 130), entitled

A bill to establish, protect and enforce the rights of mechanics and other persons furnishing labor or materials for the erection, altering, repairing or ornamenting of buildings, machinery, wharves and all other structures, and to repeal act No. 258 of the session laws of 1879 and all acts amendatory thereof, relating to mechanics' liens,

Which has passed the Senate by a majority vote of all the Senators elect, and in all of which the concurrence of the House is respectfully asked.

Very respectfully,

LEWIS M. MILLER.

Secretary of the Senate.

The bill was read a first and second time by its title, and referred to the committee on judiciary.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, June 23, 1887.

To the Speaker of the House of Representatives:

SIR-I am instructed by the Senate to return to the House the following · bill:

House bill No. 827, entitled

A bill to legalize certain drain taxes in the township of Ganges, county of Allegan and to authorize the supervisor of said township to re-spread the

In the passage of which the Senate has concurred by a majority vote of all the Senators elect.

Very respectfully,

LEWIS M. MILLER.

Secretary of the Senate.

The bill was referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, June 23, 1887.

To the Speaker of the House of Representatives:

SIR—I am instructed by the Senate to transmit the following bill:

Senate bill No. 145 (file No. 305), entitled

A bill to prevent the sale of impure, unwholesome, adulterated, or swill milk in the State of Michigan, and to provide for inspectors.

Which has passed the Senate by a majority vote of all the members elect,

and in which the concurrence of the House is respectfully asked.

Very respectfully,

LEWIS M. MILLER, Secretary of the Senate.

The bill was read a first and second time by its title and referred to the committee on public health.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, June 23, 1887.

To the Speaker of the House of Representatives:

SIR-I am instructed to return to the House the following bill:

House bill No. 344 (file No. 186), entitled

A bill to authorize the township of Flushing, in Genesee county, Michigan, to borrow money to be used in public improvements in and for the benefit of said township, and to issue bonds therefor.

Which the Senate amended as follows, as shown by prior message, as fol-

lows:

By striking out of line 1, section 2, the words, "two-thirds."

In which amendment the House non-concurred, as shown by its message. Now to inform the House that from its said amendment the Senate has receded.

Very respectfully,

LÉWIS M. MILLER,

Secretary of the Senate.

The bill was referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, June 23, 1887.

To the Speaker of the House of Representatives:

SIR-I am instructed to return to the House the following bill:

House bill No. 276 (file No. 360), entitled

A bill to amend section 26 of chapter 185 of the compiled laws of 1871, relative to "set-offs," being compiler's section 7365 of Howell's annotated statutes of Michigan,

In the passage of which the Senate has concurred by a majority vote of all

the Senators elect.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

The bill was referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, June 23, 1887.

To the Speaker of the House of Representatives:

SIR—I am instructed to return to the House the following bill: House substitute for Senate bill No. 119 (file No. 263), entitled

A bill to provide for reporting all mortgages by the several registers of deeds of this State to the supervisors and assessing officers of their respective counties wherein the mortgagee resides, for assessment purposes, and providing blank form books therefor; also prescribing the duties of registers of deeds, relative to the recording of mortgages.

In the passage of which the Senate has concurred by a majority vote of all

the Senators elect.

Very respectfully,

LEWIS M. MILLER, Secretary of the Senate.

The bill was referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

Senate Chamber, Lansing, June 23, 1887.

10 the Speaker of the House of Representatives:

SIR—I am instructed to return to the House the following bill: House bill No. 656 (file No. 276) entitled

A bill to organize a medical corps of the Michigan State troops,

And to inform the House that the Senate has adopted a substitute for the same, entitled

A bill to amend section 3 of act No. 167 of the session laws of 1881, being an act entitled "An act to provide for the republication and distribution of 30,000 copies of Robertson's "Michigan in the War," and such additional copies as may be required to supply the demand therefor, as amended by act 143, of the session laws of 1883,

Which bill so substituted has passed the Senate by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect been ordered to take immediate effect, and in all of which the concurrence of the House is respectfully asked.

Very respectfully,

LEWIS M. MILLER,
Secretary of the Senate.

The substitute bill was read a first and second time by its title, and pending its reference to a committee,

On motion of Mr. Wellman,

The rules were suspended, two-thirds of all the members present voting therefor, and the bill was put upon its immediate passage.

The bill was then read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays as follows:

YEAS.

Mr. Abbott, Allen, Anderson, Ashton, Baker, W. A., Bardwell, Bates, Baumgardner, Bettinger, Brock, Burr, Cannon, Case, Chapman, Cole,	-	Damon, Dickson, Dickema, Dillon, Dougherty, Eldred, Goodrich, Green, Grenell, Harper, Haskin, Hoobler, Hosford, Hunt, Kallander,	Mr.	Killean, Kirby, Makelim, Manly, McKie, Mulvey, Ogg, Oviatt, Petitt, Powers, Reader, Rentz, Robinson, J.V. Robinson, R.,	Thompson, Van Orthwick, Vickary, Vroman, Washburn, Watson, F,H., Watson, H. Watts, Webber, Wellman, Williams, T. H. Williams, W. W. Wilson, Wood, Speaker,
Cross,		Kelley,		Spencer,	63

NAYS.

Mr. Stuart,

Title agreed to.

On motion of Mr. Wellman,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, June 23, 1887. 1

To the Speaker of the House of Representatives:

Sir—I am instructed re-return to the House the following bill:

House bill No. 577 (file No. 413), entitled

A bill to amend chapter 193 of the compiled laws of 1871, being chapter 267 of Howells annotated statutes, by adding four new sections thereto, relative to the sale of homesteads for the payment of debts of deceased persons, and expenses of administering their estates,

Which the Senate amended as follows:

By adding to the end of added section 1 the words "but no such sale shall be made during the lifetime of the widow of the deceased."

And in which amendment the House non-concurred.

Now to inform the House that upon notification of such non-concurrence the Senate reconsidered the vote by which it passed the bill and also the vote by which it made the amendment.

The Senate then amended the bill as follows:

By adding to the end of added section 1 the words "but no such sale shall be made during the time the widow of the deceased shall remain unmarried."

In the passage of which, as thus amended, the Senate has concurred by a majority vote of all the Senators elect.

Very respectfully,

LEWIS M. MILLER, Secretary of the Senate.

The question being on concurring in the amendment made by the Senate to the bill,

The House non-concurred, a majority of all the members elect not voting therefor, by yeas and nays as follows:

YEAS.

Mr. Cannon,	Mr. Kallander.	Mr. Killear,	Mr. Mulvey,	8
Harper,	Kelley,	Manly,	Simpson,	
	N	AYS.		

Mr. Anderson,	Mr. Diekema,	Mr. McKie,	Mr. Vickary,
Ashton,	Dillon,	Oviatt,	Watson, F. H.,
Bardwell,	Eldred,	Pardee,	Watson, H.,
Baumgardner,	Goodrich,	Pettit,	Watts,
Beecher,	Green,	Powers,	Webber,
Burr,	Hunt,	Reader,	Wellman,
Chamberlain,	Lincoln,	Rumsey,	Wlliams, T.H.,
Cole,	Linton,	Spencer,	Wilson,
Damon,	McCormick,	Thompson,	Wood,
Dickson,	McGregor,	Van Orthwick,	Speaker 40

The Speaker also announced the following:

SENATE CHAMBER, Lansing, June 23, 1887.

To the Speaker of the House of Representatives:

SIR-I am instructed to inform the House relative to

Senate bill No. 35, entitled

A bill making an appropriation for the use and maintenance of the University of Michigan,

Concerning which a disagreement exists between the two houses, and on which a committee of conference has been ordered.

Now to inform the House that Senators J. W. Babcock, Fox and Gorman have been appointed members of said committee on the part of the Senate. Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

The message was laid on the table.

The Speaker also announced the following:

SENATE CHAMBER. Lansing, June 23, 1887. (

To the Speaker of the House of Representatives:

SIR-I am instructed to return to the House the following bill:

House bill No. 203 (file No. 77), entitled

A bill to amend section 2198 of Howell's annotated statutes of Michigan. relative to the protection of game,

Which was returned to the House by message of June 21st, with the infor-.

mation that the Senate had amended the same as follows, viz:

1. By striking out of line 4 of section 2198 the word "November" and inserting in lieu thereof the word "October;"

- 2. By inserting in line 5 of section 2198 after the word "year," the words "Provided, That in the Upper Peninsula deer may be killed between the first day of October and the fifteenth day of November only in each year:"
 - 3. By striking out of section 2198 the written amendment at the end.

Now to inform the House that the information as to the first amendment was erroneous, the Senate not having made such amendment;

Now to inform the House that the Senate has amended the bill as follows:

- 1. By inserting in line 5 of section 2198 after the word "year" the words "Provided, That in the Upper Peninsula deer may be killed between the first day of October and the fifteenth day of November only in each year;"
 - 2. By striking out of section 2198 the written amendment at the end;

And further to inform the House that the Senate has amended the title to the bill so as to read as follows:

A bill to amend section 2093 of the compiled laws of 1871 as amended by the several acts amendatory thereof, the same being compiler's section 2198 of Howell's annotated statutes, relative to the protection of game,

In the passage of which, as thus amended, and with title so amended, the

Senate has concurred by a majority vote of all the Senators elect.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

The question being on concurring in the amendments made by the Senate to the bill.

On motion of Mr. Perkins,

The House concurred, a majority of all the members elect voting therefor, by yeas and nays, as follows:

Mr. Allen, M	Ir. Damon,	Mr. Kallender,	Mr. Rounsville,
Anderson,	Dickson,	Kelley,	Simpson,
Ashton,	Diekema,	Killean,	Spencer,
Baker, W. A.,	Dillon,	Linton,	Thompson,
Baldwin,	Dougherty,	Makelim,	Van Orthwick,

Ba Be Br Br Ca Ca Ca	ardwell, Mr tes, eecher, entley, eock, urr, annon, use, napman,	Douglass, Dunbar, Eldred, Engleman, Goodrich, Green, Haskin, Herrington, Hoobler,	Manly, McCormick, McMillan, Mulvey, Oviatt, Perkins, Pettit, Pierce, Powers, Robinson, R.	Mr.	Vickary, Vroman, Washburn, Watson, F. H., Watson. H., Webber, Wellman, Wilson, Wood, Speaker,
		Hunt,	TWOIIISOII, It.		61

Mr. Rumsey, Mr. Watts, Mr. Williams, W. WMr. Williams, T.H.

The question then being on concurring in the amendment made by the Senate to the title of the bill,

The House concurred.

The bill was then referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER. Lansing, June 23, 1887.

To the Speaker of the House of Representatives:

SIR-I am instructed to return to the House the following bill;

House bill No. 774 (file No. 493), entitled

A bill to fix the salary of the private secretary of the Auditor General.

And to inform the House that the Senate has amended the same, as fol-

lows, viz:

1. By striking out of line 2 of section 1 the word "thirteen" and insert-

ing in lieu thereof the word "sixteen."

In the passage of which the Senate has concurred by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect has ordered the same to take immediate effect.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

The question being on concurring in the amendment made by the Senate to the bill.

The House non-concurred, a majority of all the members elect not voting therefor, by yeas and nays, as follows:

Mr. Abbott, Allen, Anderson, Baker, W. A., Bardwell, Baumgardner, Bettinger, Brock, Cady, Dougherty,	Holt,	Mr. McCormick, McGregor, McMillan, Mulvey, Oviatt, Perkins, Powers, Reader, Rentz,	Mr. Rumsey, Snow, Vickary, Washburn, Watson, F. H. Wellman, Williams, W. W Wood, Speaker,
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Mr. Baldwin, Mr. Pardee, Mr. Eldred, Mr. Spencer, Bates, Harper, Pettit. Stuart. Tindall, Beecher, Haskin, Pierce, Burr. Hoaglin. Preston. VanGrthwick. Robinson, J. W Chapman, Hosford, Vroman, Cole, Hunt, Robinson, R., Watson, H., Crocker. Killean, Rounsville. Watts. Dickson. McKee Simpson, Webber. Dunbar, 33

The Speaker also announced the following:

SENATE CHAMBER, Lansing, June 23, 1887.

To the Speaker of the House of Representatives:

SIR—I am instructed to return to the House the following bill:

House bill No. 291 (file No. 282), entitled

A bill to regulate the manner in which insurance companies not organized under the laws of this State but doing business within it, shall transact their business.

And to inform the House that the Senate has amended the same as follows:

By adding a new section to stand as section 11, ant to read as follows:

SEC. 11. The provisions of this act shall not apply to companies authorized to do business in this State, until after the 31st day of January, 1888.

In the passage of which, as thus amended, the Senate has concurred by a majority vote of all the Senators elect.

Very respectfully,

LEWIS M. MILLER.

Secretary of the Senate.

The question being on concurring in the amendment made by the Senate to the bill.

On motion of Mr. Cole,

The House concurred, a majority of all the members elect voting therefor, by yeas and nays as follows:

Mr.	Abbott,	Mr.	Haskin,	Mr.	McGregor,	Mr.	Rumsey,	
	Allen,		Herrington,		McKie,		Simpson,	
	Baldwin,		Hoobler,		McMillan,		Spencer,	
	Bates,		Hosford,		Mulvey,		Stuart,	
	Baumgardner,		Hunt,		Ogg,		Thompson,	
	Bentley,		Jones,		O'Keefe,		VanOrthwi	ck,
	Burr,		Kallender,		Oviatt,	•	Vickary,	•
	Chapman,		Kelley,		Pardee,		Vroman,	
	Cole,		Killean,		Perkins,		Washburn,	
	Damon,		Kirby,		Pettit,		Watson, H.	,
	Dickson,		Lakey.		Pierce,		Watts,	
	Diekema,		Lincoln,		Powers,		Webber,	
	Dougherty,		Linton,		Reader,		Wellman,	
	Dunbar,		Makelim,		Rentz,		Williams, W.	.W.
	Engleman,		Manly,		Robinson, J. V	7,	Wilson,	
	Goodrich,		McCormick,		Rogers,		Wood,	
	Green,		·				-	65

Mr. Holt,

1

The bill was then referred to the committee on engrossment and enrollment for enrollment.

By committee of conference:

The committee of conference to whom was referred

House bill No. 504 (file No. 371), entitled

A bill to revise, consolidate and amend the liquor laws of this State,

Which the Senate had amended as will be shown by the message transmit-

ting the bill:

In 127 of which amendments to said bill and in the amendment to the title thereof the House concurred, but in the 1st, 2d, 8th, 53d, 67th, 110th and 111th of which amendments the House non-concurred, and the 65th of which

amendments the House amended as follows:

By adding at the end thereof the words "And it shall be the duty of sheriffs, marshals, constables and police officers to forthwith close all saloons and other places where the manufacturing, selling or keeping for sale any of the liquors mentioned in section 1, of this act is being conducted, upon which business the tax required by said section has not been paid in full, and in which the receipt mentioned in section 5, of this act, shall not be posted up and display d.

Whereupon the Senate insisted upon all of its said amendmends and asked

for the committee of conference, which was granted,

Respectfully report that they have had under careful consideration the matter of disagreement existing between the two Houses, relative to said bill, and make the following recommendations in respect thereto.

1. Relative to the first and second named amendments made to said bill by the Senate, in which the House did not concur, and that the Senate recede from said amendments, and that section 1 of said bill be amended so as to read as follows:

SECTION 1. The People of the State of Michigan enact, That in all townships, cities and villages of this State there shall be paid annually the following tax upon the business of manufacturing, selling or keeping for sale, by all persons whose business, in whole or in part, consists in selling or keeping for sale, or manufacturing distilled or brewed or malt liquors, or mixed liquors, as follows: Upon the business of selling or offering for sale spirituous or intoxicating liquors, or mixed liquors by retail, or any mixture or compound, excepting proprietary patent medicines, which in whole or in part consist of spirituous or intoxicating liquors, and any malt, brewed or fermented liquors, five hundred dollars per annum; upon the business of selling only brewed or malt liquors at wholesale or retail, or at wholesale and retail three hundred dollars per annum; upon the business of selling spirituous or intoxicating liquors at wholesale five hundred dollars; or at wholesale and retail, eight hundred dollars per annum; upon the business of manufacturing brewed or malt liquors for sale, sixty-five dollars per annum; upon the business of manufacturing for sale spirituous or intoxicating liquors, eight hundred dollars per annum. No person paying a tax on spirituous or intoxicating liquors under this act shall be liable to pay any tax on the sale of malt, brewed or fermented liquors. No person paying a manufacturer's tax on brewed or malt liquors under this act shall be liable to pay a wholesale dealer's tax on the same.

- 2. That as to the 8th amendment made to the said bill by the Senate, the House concurs therein;
- 3. That as to the 53d amendment made to the said bill by the Senate, the House concurs therein;
- 4. That as to the 65th amendment made to the said bill by the Senate, and which the House amended, that the Senate concur in the amendment thereto made by the House.
- 5. That as to the 67th amendment made to the said bill by the Senate, the Senate recede therefrom.
- 6. That as to the 110th and 111th amendments made to the said bill by the Senate, the House concur therein.

And the conference committee further recommend that when so amended the said bill be concurred in by both houses.

> EDWD. E. EDWARDS, CHAS. I. DEYO,

Members of Committee on part of Senate.

ERASTUS N. BATES,
GERRIT J. DIEKEMA,
J. W. ROBINSON,

Members of Committee on part of House.

Report accepted and committee discharged.

The Speaker announced the following:

SENATE CHAMBER, Lansing, June 23, 1887.

To the Speaker of the House of Representatives:

SIR—I am instructed to re-return to the House the following bill: House bill No. 504 (file No. 371), entitled

A bill to revise, consolidate and amend the liquor laws of this State.

Concerning which a matter of disagreement existed between the two houses, and upon which a committee of conference was ordered;

Now to inform the House that said conference committee has reported to

the Senate as follows:

The committee of conference to whom was referred

House bill No. 504 (file No. 371), entitled

A bill to revise, consolidate and amend the liquor laws of this State,

Which the Senate had amended as follows:

- 1. By striking out of line 8 of section 1 the word five and inserting in lieu thereof the word three;
- 2. By striking out of line 9 of section 1 the word five and inserting in lien thereof the word three;
 - 3. By striking out of section 1 all after the word same in line 16;
- 4. By inserting in line 2 of section 2 after the word sell the words any of such liquors;
- 5. By striking out of line 3 of section 2 the word five and inserting in lieu thereof the word three;
- 6. By striking out of line 5 of section 2 the word five and inserting in lieu thereof the word three;
- 7. By adding to the beginning of line 9 of section 2 the words section 3, and making that line the beginning of section 3 of the bill, and renumbering the other sections:

- 8. By inserting in line 9 of section 2 before the word provisions the word penal;
- 9. By striking out of line 18 of section 2 the word whose, and inserting in lieu thereof the words when forbidden in writing so to do by the;
- 10. By inserting in line 18 of section 2, after the word employer the words of such persons, or by the;
- 11. By inserting in line 19 of section 2 before the word mayor the word
- 12. By inserting in line 19 of section 2, before the word director the word or:
- 13. By inserting in line 19 of section 2, after the word city, the words or president, or trustee of any village;
- 14. By striking out of line 21 of section 2, the words who shall forbid the same;
- 15. By inserting in line 25 of section 2 after the word only the words without the payment of any tax specified in section one;
- 16. By inserting in line 31 of section 2 after the word sale, the words in manner and form as aforesaid;
- 17. By striking out of line 57 of section 2 the word whose, and inserting in lieu thereof the words when forbidden in writing so to do by the;
- 18. By inserting in line 57 of section 2 after the word employer, the words of such person, or by the;
- 19. By inserting in line 58 of section 2 before the word director, the word or;
- 20. By striking out of line 58 of section 2 the words or any supervisor or alderman;
- 21. By striking out of line 60 of section 2 the words shall forbid such selling, furnishing, or giving to as aforesaid;
- 22. By striking out of lines 60 and 61 of section 2 the words to any person, and inserting in lieu thereof the words any such liquor;
 - 23. By inserting at the end of line 64 of section 2 the words or persons;
- 24. By inserting in line 65 of section 2 before the word then the words him or;
- 25. By inserting in line 65 of section 2, after the word support, the words or otherwise;
- 26. By inserting in line 81 of section 2, after the word both the words such fine and imprisonment;
 - 27. By striking out of line 82 of section 2, the word paying:
- 28. By inserting at the end of line 84 of section 2, the words and it shall be set forth and declared in the record of judgment upon such second conviction;
 - 29. By striking out of line 85 of section 2, the words in addition;
 - 30. By striking out of line 86 of section 2, the words or negligence;
- 31. By inserting in line 86 of section 2, after the word violation, the words and be;
- 32. By striking out of line 86 of section 2, the word penalty, and inserting in heu thereof the word penalties;
 - 33. By adding to the end of line 87 of section 2, the words or employers;
- 34. By striking out of line 3 of section 3, the words Monday in, and inserting in lieu thereof the words day of;
- 35. By striking out of line 7 of section 3, the words Monday in, and inserting in lieu thereof the words day of;

- 36. By striking out of line 9 of section 3 the word Monday, and inserting in lieu thereof the word day;
- 37. By striking out of lines 5, 9 and 10 of section 3 the words first Monday of May, and inserting in lieu thereof the words thirtieth day of April;
- 38. By striking out of line 1 of section 4 the word any at the beginning of the line, and inserting in lieu thereof the word every;
- 39. By striking out of line 1 of section 4 the word engaged, and inserting in lieu thereof the word engaging;
 - 40. By striking out of line 1 of section 4 the word such;
- 41. By inserting in line 1 of section 4 after the word business, the words specified in section one of this act;
- 42. By striking out of line 1 of section 4 the words Monday in, and inserting in lieu thereof the words day of;
- 43. By striking out of line 5 of section 4 the words first Monday of May, and inserting in lieu thereof the words thirtieth day of April;
- 44. By striking out of line 6 of section 4 the word demanded, and inserting in lieu thereof the word required;
- 45. By striking out of line 6 of section 4 the word tax and inserting in lieu thereof the word same;
- 46. By striking out of line 6 of section 4 the word Monday and inserting in lieu thereof the word day;
- 47. By striking out of line 3 of section 5 the word named and inserting in lieu thereof the words stated, and shall specify therein;
- 48. By striking out of line 5 of section 5 the word also and inserting in lieu thereof the words he shall also deliver to such person or persons;
- 49. By striking out of line 8 of section 5 the word penalty and inserting in lieu thereof the word penalties;
- 50. By striking out of lines 8 and 9 of section 5 the words ten dollars costs will be paid to the person making complaint upon the conviction of the offender, and that;
- 51. By inserting a period after the word justice in line 10 of section 5, striking out the word and, and beginning a new sentence with the word before;
- 52. By striking out of line 11 of section 5, the word same and inserting in lien thereof the words said notice and receipt;
- 53. By striking out of lines 15 to 20 of section 5 the words and any person or persons who shall carry on an any business or sell any liquors or beverages for which a tax is required to be paid by this act, without having such receipt and notice posted up and displayed at all times in the place where such business or sale is or are carried on, shall be deemed guilty of a misdemeanor, and shall be subject to the same fine and punishment as is provided in this act for the neglect or refusal to pay the tax required by this act.
- 54. By inserting in line 23 of section 5, after the word full, the words in money;
- 55. By inserting in line 6 of section 5, after the word thereof, the words if there is no specific penalty provided therefor by this act;
- 56. By striking out of line 7 of section 6 the word and, after the word prosecution, and inserting in lieu thereof the word or;
- 57. By inserting in line 8 of section 6 after the word days where it occurs the second time, the words or both such fine and imprisonment;
 - 58. By striking out of line 9 of section 6 the word he;
- 59. By inserting in line 12 of section 6 after the word person the words or persons;

- 60. By inserting in line 14 of section 6 after the words shall the words thereby, in addition to all other penalties prescribed by this act;
- 61. By striking out of line 14 of section 6 the words right to sell paid for, and inserting in lieu thereof the words tax so paid:
- 62. By inserting in line 14 of section 6 after the word them, and be precluded from continuing such business for the remainder of the year or time for which said tax was paid;
- 63. By striking out of lines 7 and 18 of section 6 the words the forfeiture of the tax shall be in addition to the penalty hereinbefore prescribed;
- 64. By striking out of lines 20 and 21 of section 6 the words forfeitures and penalties, and inserting in lieu thereof the words penalties and forfeitures;
- 65. By adding to the end of section 6 the words and be precluded and debarred from continuing or engaging in any business requiring the payment of a tax under this act as aforesaid;
- 66. By inserting in line 5 of section 7 after the word trustees the words the council;
 - 67. By striking out of line 9 of section 7 the word village;
- 68. By striking out of lines 10, 11 and 12 of section 7 the words or be engaged, either as a principal, agent or servant, either directly or indirectly, in the sale of any of the liquors mentioned in this act, and inserting in lieu thereof the words except notaries public;
 - 69. By inserting in line 12 of section 7 after the word nor, the word be;
- 70. By striking out of line 12 of section 7 the words any other bond, and inserting in lieu thereof the words more than two bonds;
- 71. By striking out of section 7 the words whose, and inserting in lieu thereof the words when forbidden in writing so to do by the;
 - 72. By inserting in line 31 of section 7 before the word employer the word or.
- 73. By inserting in line 31 of section 7 before the word supervisor the words of such persons, or by the;
- 74. By inserting in line 31 of section 7 after the word mayor the words of the city or;
- 75. By striking out of lines 31 and 32 of section 7 the words or any supervisor or alderman of the city and inserting in lien thereof the words or president or trustee of any village;
 - 76. By striking out of line 33 of section 7 the words shall forbid the same;
- 77. By inserting in line 34 of section 7, after the word person, the words or persons:
- 78. By inserting in line 34 of section 7, before the word them, the words him or:
- 79. By inserting in line 35 of section 7, after the word support, the words or otherwise;
- 80. By inserting in line 56 of section 7, after the word trustees, the words the council;
- 81. By inserting in line 62 of section 7, after the word trustees, the words the council;
- 82. By inserting in line 65 of section 7 after the word trustees the words the council;
- 83. By striking out of lines 8 and 9 of section 8, the words: *Provided*, That the amount received as fees under the provisions of this act by any county treasurer, shall not exceed the sum of five hundred dollars, and inserting in lieu thereof the words *Provided*, That in all counties in the Upper Peninsula all the moneys paid to any county treasurer, under the provisions of this act,

shall, after deducting his fees as aforesaid, be by him placed to the credit of the township, village or city from which the same was collected, and shall be by such county treasurer paid over on demand to the treasurer of such township, village or city, to be applied as other general funds;

84. By striking out of line 3 of section 10, the words or persons;

85. By striking out of line 4 of section 10, the words or persons;

86. By inserting in line 9 of section 10, after the words there be two the words the expense of such publication shall be paid out of the contingent fund of the county;

87. By inserting in line 5 of section 11, before the word appoint, the words after summary hearing and determination thereon and deciding the same to

have occurred;

- 88. By inserting in line 5 of section 11, after the word duties, the words of such officer;
- 89. By striking out of line 7 of section 11, the word and, and inserting in lieu thereof the words *Provided*, That;
- 90. By inserting in line 10 of section 11, after the word performed the words and reimburse him for all expenses incurred;
- 91. By striking out of line 2 of section 12 the word to after the word furnish;
- 92. By striking out of line 5 of section 12 the word whose, and inserting in lieu thereof the words when forbidden in writing so to do by the;
- 93. By striking out of line 6 of section 12 the word or, and inserting in lieu thereof of such person or by;
 - 94. By inserting in line 7 of section 12, before the word director, the word or;
- 95. By striking out of line 7 of section 12, the words or any supervisor or alderman of the city;
- 96. By string out of lines 8 and 9 of section 12, the words shall forbid such selling, furnishing or giving;
- 97. By striking out of line 12 of section 12 the word whose, and inserting in lieu thereof the words when forbidden in writing so to do by the;
- 98. By inserting in line 12 of section 12, before the word employer, the word or;
- 99. By striking out of line 12 of section 12 the word or, and inserting in lieu thereof the words of such person, or by;
- 100. By inserting in line 13 of section 12, before the word director, the word or;
- 101. By striking out of line 13 of section 12 the words or any supervisor or alderman of the city;
- 102. By striking out of line 15 of section 12 the words shall be forbidden the selling, furnishing, or giving of the same;
- 103. By striking out of lines 15 and 16 of section 12 the word presumption, and inserting in lieu thereof the word evidence;
- 104. By striking out of line 16 of section 12 the word liquor, and inserting in lieu thereof the word liquid;
 - 105. By adding the following to stand as section 14:
- Sec. 14. It shall not be lawful for any person, by himself, his clerk or agent, to permit any student in attendance at any public or private institution of learning in this State, or any minor, to play at cards, dice, billiards or any game of chance, in any part of any building in which spirituous liquors or intoxicating drinks are sold; nor shall it be lawful for any person, by himself, his clerk or agent, to sell or give to any student in attendance at any public or

private institution of learning in this State, any spirituous or intoxicating drinks, except when prescribed by a regular physician for medicinal purposes; and any person who shall offend against either of the foregoing provisions of this section, shall be deemed to have been guilty of a misdemeanor and on conviction thereof shall be punished as provided in section seven of this act:

106. By striking out section 13 and inserting in lieu thereof the following, to stand as section 15, as renumbered:

SEC. 15. It shall not be lawful for any person to allow any minor to visit or remain in any room where such liquors are sold or kept for sale unless accom-

panied by his or her father or other legal guardian;

107. By inserting after the word day, in the 6th line, section 15, the following words: And it shall be the duty of sheriffs, marshals, constables and police officers to close all saloons, houses or places that shall be found open in violation of the provisions of this section, and to report forthwith all such violations to the prosecuting attorney, whose duty it shall be to immediately prosecute for such violations;

108. By inserting in line 9 of section 15, after the word council the words or

board of trustees or council;

109. By inserting in line 10 of section 15, after the word sold, the words to open at 6 o'clock A. M., and;

110. By striking out of line 10 of section 15, the words ten o'clock, and

inserting in lieu thereof the words eleven o'clock P. M., and no longer;

111. By adding to the end of section 15 the words except on election days and holidays. Any person found in the act of violating any of the provisions of this section shall be deemed guilty of a breach of the peace and punished accordingly; and the arrest therefor may be without process, and this punishment shall be taken to be in excess of all other manner of punishment in this act provided for a violation of the provisions of this section. All officers authorized to make arrests for a breach of the peace shall have like power to make arrests under the provisions of this section, as in other cases of a breach of the peace;

112. By adding the following to stand as section 18: Sec. 18. Any person who shall violate any of the provisions of the five preceding sections shall be deemed guilty of a misdemeanor, and upon conviction thereof shall be pun-

ished as provided in section 7 of this act;

118. By striking out of line 18 of section 16 the words in this State;

114. By adding to the end of section 16 the words And provided further, That nothing herein contained shall be so construed as to prevent prosecuting persons for becoming drunk or intoxicated when the testimony of said person is not sought under the provisions of this section;

115. By inserting in line 8 of section 17 after the word shall, the words in addi-

tion to all other penalties provided therefor by this act;

116. By adding to the end of section 17 the following: Every wife, child, parent, guardian, husband or other person who shall be injured in person or property or means of support or otherwise by any intoxicated person, or by reason of the intoxication of any person, or by reason of the selling, giving, or furnishing any spirituous, intoxicating, fermented, or malt liquors to any person, shall have a right of action in his or her own name against any person or persons who shall, by selling or giving any intoxicating or malt liquor, have caused or contributed to the intoxication of such person or persons, or who have caused or contributed to such injury, and the principal and sureties to the

bond hereinbefore mentioned shall be liable severally and jointly with the person or persons so selling, giving or furnishing any spirituous, intoxicating or malt liquors as aforesaid, and in an action provided for in this section the plaintiff shall have a right to recover actual and exemplary damages. In case of the death of either party the action and right of action given by this section shall survive to and against his executor or administrator. And in every action by any wife, husband, parent or child, general reputation of the relation of husband and wife, and parent and child shall be prima facie evidence of such relation, and the amount recovered by every wife or child shall be his or her sole and separate property. Any sale or gift of intoxicating or malt liquor by the lessee of any premises, resulting damages shall at the option of the lessor, work a forfeiture of the lease, and in the circuit court in chancery may enjoin the sale, giving away, or furnishing any intoxicating or malt liquors, by any lessee or occupant of the premises, which may result in loss or damage or liability to the lessor, or any person claiming under such lessor.

117. By striking out of line 1 of section 18, the word damage, and insert-

ing in lieu there of the word damages;

118. By striking out of line 1 of section 18, the words provided for in, and inserting in lieu thereof the words arising under;

119. By inserting in line 2 of section 18, before the word action, the word an.

120. By striking out of line 9 of section 22, the words flued in any sum, and inserting in lieu thereof the words punished by a fine;

121. By striking out of line 11 of section 22, the words sixty, and inserting in lieu thereof the words six months;

122. By inserting in line 4 of section 26, after the word thereof, the words or shall violate any of the provisions of sections 26, 27 or 28 of this act;

123. By striking out of line 4 of section 26 the words an attempt to prac-

tice a fraud, and inserting in lieu thereof the words a misdemanor;

124. By striking out of line 5 of section 26 the words imprisoned in the State prison not more than one year, and inserting in lieu thereof the words punished as provided in section twenty-five of this act;

125. By striking out of line 2 of section 27 the word adulterating, and in-

serting in lieu thereof the word compounding;

126. By striking out of line 3 of section 27 the word medical and inserting in lieu thereof the word medicinal;

127. By inserting in line 2 of section 28, after the word screens the word partitions;

128. By striking out of line 2 of section 28 the word obstructions and inserting in lieu thereof the word things;

129. By inserting in line 3 of section 28, after the word street the word

alley;

130. By inserting in line 3 of section 28, before the words said building, the words or at the side or end of;

131. By adding to the end of section 28 the words any person who shall violate any of the provisions of this section, shall, upon conviction thereof, be punished as provided in section seven of this act;

132. By striking out section 29 and inserting in lieu thereof the following to

stand as section 32, as re-numbered;

SEC. 32. No person, firm or corporation, who, prior to the time when this act shall take effect, has filed the bond and paid the tax provided by existing

laws, shall be liable for any increased tax during the current year, or be compelled to file any new bond pertaining to the business then being carried on, unless for causes arising under the provisions of this act. And such person, firm or corporation shall in all other respects be subject to the provisions of this act.

133. By adding the following to stand as section 33 of the bill:

SEC. 33. That for the better enforcement of this act in that portion of the county of Wayne, which forms the suburbs to the city of Detroit, the jurisdiction of the board of metropolitan police of said city is hereby extended over the townships of Springwells, Greenfield, Hamtramck and Grosse Point, in said county. And it shall be the duty of said board of metropolitan police to police said townships sufficiently strong to enable them to enforce the provisions of this act within the limits thereof, and for that purpose said board of metropolitan police are authorized to increase the police force under their control, to mount said increase or any portion thereof; and are vested with the same author ity as is now conferred upon them within the corporate limits of the said city of Detroit, and may use all or any portion of the force under their control. The police force so employed in said townships shall have and are hereby vested with the same powers to enforce the provisions of this act, and to preserve the peace as is by general law conferred upon the constables therein. The expenses of maintaining such extra force of police in said townships shall be paid monthly by the county of Wayne, out of the moneys paid into the treasury of said county under the provisions of this act on duly certified vouchers therefor prepared and submitted by said board of metropolitan police to the board of county auditors of said county, who are hereby directed to audit and pay the same in the same manner as other claims for services against the county of Wayne are audited and paid.

134. By striking out section 30 and inserting in lieu thereof the following to

stand as section 34, as re-numbered:

SEC. 34. All acts or parts of acts in anywise covtravening or inconsistent with any of the provisions of this act are hereby repealed: Provided however, That all suits or actions pending, under any law in force at the date this act takes effect, whether on behalf of the people of this State, or any person or persons, may be prosecuted to final judgment and such judgment enforced, in like manner and with the same effect as though this act were not passed, and all rights of action accrued to said people or any person or persons under any existing law, are hereby preserved and saved, and excepted from the operation and effect of this act, and the same may be prosecuted, sued for and recovered in like manner and to the same extent as might be done if this act were not passed: And provided further, That this act shall not be operative, except as to druggists, in any county in this State that shall have prohibited the manufacture and sale of the liquors mentioned in this act, in any manner now or that shall be provided by law while such prohibition is in force.

135. By renumbering consecutively the sections of the bill, as required by

the division of section 2 and the addition of new sections to the bill,

Now to inform the House that the Senate has adopted said report by a majority vote of all the Senators elect, and in which the concurrence of the House is respectfully asked.

Very respectfully,
LEWIS M. MILLER,
Secretary of the Senate.

The question being on concurring in the amendments reported by the conference committee,

On motion of Mr. Bates,

The House concurred, a majority of all the members elect voting therefor by yeas and nays as follows:

YEAS.

Mr. Abbott,	Mr. Cross,	Mr. Kelley,	Mr. Rumsey,
Allen,	Damon,	Kirby,	Simpson,
Anderson,	Dickson,	Lakey,	Spencer,
Ashton,	Diekema,	Makelim,	Thompson,
Baker, W. A.,	Dougherty,	McGregor,	VanOrthwick,
Bardwell,	Eldred,	Mulvey,	Watson, F. H.,
Bates,	Goodrich,	Oviatt,	Watson, H.,
Beecher,	Grenell,	Pardee,	Watts,
Bentley,	Haskin,	Perkins,	Webber,
Burr,	Hill,	Pettit,	Williams, W. W
Cannon,	Hoobler,	Reader.	Wilson,
Case,	Hunt.	Robinson, J. W	
Chapman,	Jones.	Robinson, R.,	
Cole,	Kallender,	Rounsville,	55

NAYS.

Mr. Baldwin,	Mr. Harper,	Mr. Ogg,	Mr. Stuart,	•
Bettinger,	Holt,	Powers,	Vroman,	
Brock,	Hosford,	Rentz,	Washburn,	
Crocker.	Killean,	Snow.	Wellman,	
Dillon				17

The bill was then referred to the committee on engrossment and enrollment for enrollment.

Mr. H. Watson moved to reconsider the vote by which the House refused to concur in the Senate amendments to

House bill No. 774 (file No. 491), entitled

A bill to fix the salary of the private secretary of the Auditor General.

Which motion prevailed.

The question being on the passage of the bill,

On motion of Mr. H. Watson,

The bill was laid on the table.

Mr. Weilman moved to take from the table

Senate bill No. 188 (file No. 80), entitled

A bill to amend section 5 of act No. 79 of the session laws of 1873 and the acts amendatory thereof, entitled An act to provide for the appointment of a commissioner of railroads and to define his powers and duties and fix his compensation, approved April 10, 1873.

Which motion prevailed.

The question being on the passage of the bill,

Mr. Wellman moved to reconsider the vote by which the House concurred in the following amendments made to the bill by the committee of the whole:

1. Amend recited section 5 by striking out in lines 4 and 5 the words "with the approbation of the Governor," and inserting in lieu thereof the words "who shall be a competent mechanical engineer;"

2. Also, by striking out all after the words "Auditor General" in line 11

up to the word "under" in line 13, and inserting in lieu thereof the words "it shall be the duty of the said deputy commissioner;"

3. Also, by striking out all of line 27, after the word "act," all of line 28,

and all of line 29 up to and including the word "performed;"

Also, by adding the following at the end of section 5:

"The commissioner of railroads may also appoint one competent clerk, and no more, who shall perform such office duties as may be by him prescribed, and may revoke such appointment at pleasure. Said clerk shall take the constitutional oath of office, and shall receive monthly, on the warrant of the auditor general, a salary of twelve hundred dollars per annum.

Which motion prevailed.

The question being on concurring in said amendments,

They were not concurred in.

The question being on the passage of the bill,

The bill was then passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Abbott,	Mr. Damon,	Mr. Hosford,	Mr. Powers,
Allen,	Dickson,	Kallender,	Reader,
Ashton,	Diekema,	Kelley,	Robinson, J. W.
Baker, W. A.,		Killean,	Robinson, R.,
Baldwin,	Dougherty,	Kirby,	Rumsey,
Bardwell,	Eldred,	Lakey,	Simpson,
Bates,	Engleman,	Lincoln,	Spencer,
Baumgardner,	Goodrich,	Linton,	Tnompson,
Beecher,	Green,	Makelim,	Vickary,
Bettinger,	Grenell,	McCormick,	Washburn,
Breen,	Harper,	McMillan,	Watson, F. H.,
Burr,	Haskin,	Mulvey,	Watson, H.
Case,	Herrington,	Ogg,	Wellman,
Cole,	Holt,	Oviatt,	Wilson,
Crocker,	Hoobler,	Perkins,	Wood,
Cross,	·	•	61

NAYS.

Mr. Dunbar,	Mr. Pardee,	Mr. Snow,	Mr. Vroman,	
Manly,	Rounsville,	Stuart,	Watts,	8

Title agreed to.

On motion of Mr. Rumsey,

By a vote of two-thirds of the members elect, the bill was ordered to take immediate effect.

Mr. Diekema moved to reconsider the vote by which the House concurred in the report of the committee of conference on

House bill No. 504 (file No. 371), entitled

A bill to revise, consolidate and amend the liquor laws of this State,

Mr. Bates moved that the motion to reconsider be laid on the table.

Which motion prevailed.

By the committee on judiciary:

The committee on judiciary, to whom was referred

Senate bill No. 382 (file No. 91), entitled

A bill to amend section 57 of chapter 176 of the compiled laws of 1871,

relative to courts of chancery, as amended by the several acts amendatory thereof, and being compiler's section 6647 of Howell's annotated statutes,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House without amendment, and recommend that it do pass, and ask to be discharged from the further consideration of the subject.

GERRIT J. DIEKEMA, Chairman.

Report accepted and committee discharged.

On motion of Mr. F. H. Watson,

The rules were suspended, two-thirds of all the members present voting therefor, and the bill was put upon its immediate passage.

The bill was then read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr.	Abbott, Allen. Ashton, Baker, W. A., Bardwell, Baumgardner, Beecher, Breen, Burr, Case, Cole, Crocker, Cross, Damon	Dickson, Diekema, Dillon, Dougherty, Douglass, Eldred, Engleman, Grenell, Harper, Hill, Hoobler, Kallander,	Mr.	Killean, Kirby, Linton, McCormick, McGregor, McMillan, Oviatt, Pardee, Perkins, Pettit, Powers, Reader, Rentz, Robinson R	Rogers, Rounsville, Rumsey, Snow. Spencer, Thompson, Vroman, Watson, F. H., Watson, H., Wellman, Wilson, Wood, Speaker
	Damon,	Kelley,		Robinson, R.,	pro tem., 55
		_			

NAYS.

Mr. Haskin, Mr. Manly,

2

Title agreed to.

By the committee on public health:

The committee on public health, to whom was referred

Senate substitute for House bill No. 518 (file No. 178), entitled *

A bill to amend sections 2 and 3 of act No. 167 of the public acts of 1883,

entitled An act to promote public health, approved June 6, 1883,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do pass, and ask to be discharged from the further consideration of the subject.

H. H. BARDWELL, Chairman.

Report accepted and committee discharged.

On motion of Mr. W. A. Baker,

The rules were suspended, two-thirds of all the members present voting therefor, and the bill was put upon its immediate passage.

The bill was then read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Abbott,
Allen,
Mr. Goodrich,
Haskin,
Mr. McGregor,
Mr. Rounsville
Simpson,

Mr. Anderson,	Mr. Herrington,	Mr. Ogg,	Mr. Snow,
Ashton,	Hoobler,	O'Keefe,	Spencer,
Baker, W. A.,	Hosford,	Oviatt,	Thompson,
Bardwell,	Hunt,	Pardee,	Vickary,
Beecher,	Jones,	Perkins,	Vroman,
Bettinger,	Kallender,	Pettit,	Watson, P. H.,
Chapman,	Kelley,	Pierce,	Watson IL,
Damon,	Kirby,	Powers,	Wellman,
Dillon,	Lincoln,	Reader,	Wilson,
Dougherty,	Linton,	Rentz,	Wood,
Eldred,	Makelim,	Robinson, J. W.	. Speaker,
Engleman,	McCormick,	Robinson, R.,	pro tem., 56

Mr. Dickson, Mr. Dunbar, Mr. Washburn.

3

Title agreed to.

By the committee on public health:

The committee on public health, to whom was referred

Senate bill No. 145 (file No. 305), entitled

A bill to prevent the sale of impure, unwholsome, adulterated or swill milk

in the State of Michigan. and to provide for inspectors,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do pass, and ask to be discharged from the further consideration of the subject.

H. H. BRADWELL, Chairman.

Report accepted and committee discharged.

On motion of Mr. W. A. Baker,

The rules were suspended, two-thirds of all the members present voting therefor, and the bill was put upon its immediate passage.

The bill was then read a third time and passed, a majority of all the mem-

bers elect voting therefor, by yeas and nays, as follows:

Mr. Abbott,	Mr. Cross,	Mr. Lincoln,	Mr. Rumsey,
Allen,	Damon,	Linton,	Simpson,
Anderson,	Dickson,	McKie,	Snow,
Ashton,	Dillon,	McMillan,	Spencer,
Baker, W. A.,	Dougherty,	Mulvey,	Stuart,
Baldwin,	Dunbar,	Ogg,	Thom peon
Bardwell,	Eldred,	O'Keefe,	VanOrthwick,
Bates,	Engleman,	Oviatt,	Vickary,
Beecher,	Green,	Pardee,	Vroman,
Bettinger,	Harper,	Perkins,	Watson, F. H.
Bentley,	Haskin,	Pettit,	Watts,
Brock,	Hoobler,	Powers,	Webber,
Burr,	Hosford,	Preston,	Wellman,
Cannon,	Hunt,	Reader,	Wilson,
Case,	Jones,	Robinson, J.W.	Wood,
Chapman,	Kirby,	Rounsville,	Speaker,
Cole,	Lakey,	•	66

Mr. Williams, T. H.

1

Title agreed to.

On motion of Mr. Bardwell,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

UNFINISHED BUSINESS:

Being the consideration of the following:

Resolved, By the House of Representatives (the Senate concurring), That the Secretary of the Senate and Clerk of the House of Representatives be and they are hereby directed to compile and prepare for publication, make indexes, and superintend the publication of the journals and documents of the present Legislature, and when complete and certified to by the Secretary of State, the Secretary of the Senate shall be entitled to and receive for such services the sum of \$500, and the Clerk of the House of Representatives shall be entitled to and receive for such services the sum of \$600, the same to be paid on the certificate of the Secretary of State.

The question being on the adoption of the resolution,

The resolution was adopted.

Mr. Lakey moved to take from the table Senate bill No. 108 (file No. 115), entitled

A bill to amend section 1 of an act entitled "An act to amend sections 2, 4, 5, 6, 7 and 12 of an act entitled 'An act to revise and consolidate the several acts relating to the protection of game, and for the better preservation of elk, deer, birds and wild fowl," approved April 3, 1869; and section 1 of said act as amended by act No. 64 of the laws of 1877; and section 8 of said act as amended by act No. 201 of the laws of 1875, being act No. 151 of the laws of 1881, being section No. 2198 of chapter 64 of the general statutes of the State of Michigan, as compiled and annotated by Andrew Howell.

Which motion prevailed.

The question being on the passage of the bill.

Mr. Lakey moved to amend the bill by striking out section 1, and inserting

the following to stand as section 1 of the bill:

SECTION 1. The People of the State of Michigan enact, That section 1 of act number 124 session laws of 1869, entitled "An act to revise and consolidate the several acts relating to the protection of game, and for the better preservation of elk, deer, birds and wild fowl," approved April 3, 1869, and all subsequent amendments of said section, being compiler's section 2198 of Howell's annotated statutes, be and the same is hereby amended so as to read as follows:

Also, by adding the following at the end of recited section 1:

Provided, That in the Upper Peninsula deer may be killed between the first day of October and the fifteenth day of November only in each year. Also, by inserting in line 9, recited section 1, after word "trap" the words "nor shall he make use of any artificial light in hunting such deer. No person shall make use of a dog in hunting, pursuing, or killing deer within the boundaries of this State, and any dog pursuing, or killing a deer, or following upon the track of a deer is hereby declared to be a public nuisance and may be killed by any person when so seen, and the owner of such dog shall have no recourse at law against the person so killing such dog."

Which motion prevailed, two-thirds of all the members present voting therefor.

The bill was then passed, a majority of all the members elect voting therefor, by yeas and nays as follows:

YEAS.

Mr. Allen, Ander Baker Baldw Bardw Bates, Beech Bettin Bentle Brock Canno Case, Chapn	son, W. A. in, ell, or, ger, y,	Cole, Dickson, Dillon, Dougherty, Douglass, Dunbar, Engleman, Green, Haskin, Holt, H. obler, Hosford, Hunt,	Mr. Jones, Kallander, Kelley, Lakey, Lincoln, Linton, Makelim, McMillan, Mulvey, Ogg, Oviatt, Pardee, Perkins,	Mr.	Pettit, Reader, Rentz, Spencer, VanOrthwick, Vickary, Watson, F. H. Webber, Wellman, Wilson, Wood, Speaker,
Onapu	,	umv,	r or ame,		01

NAYS.

Mr. Baker, S.,	Mr. Manly,	Mr. Rumsey,	Mr. Stuart,	
Cross	McKie,	Simpson,	Vroman,	
Eldred.	Pierce,	Snow,	Watts,	
Harper,	Rounsville,	•	·	14

The question being on agreeing to the title,

Mr. Lakey moved to amend the title so as to read as follows:

A bill to amend section 1 of act No. 124, session laws of 1869, entitled An act to revise and consolidate the several acts relating to the protection of game and for the better preservation of elk, deer, birds and wild fowl, approved April 3, 1869, and all subsequent amendments of said section, the same being section 2198, Howell's annotated statutes.

Which motion prevailed.

The title as amended was then agreed to.

By the committee of conference:

The conference committee, to whom was referred the difference between the two bodies growing out of the proposed amendments by the House of Representatives to

Senate bill No. 35, entitled

A bill making an appropriation for the use and maintenance of the University of Michigan,

Respectfully report that they have had the matters of difference between the Senate and House of Representatives upon said amendments under consideration, and beg leave to inform your honorable body that said committee have arrived at the following agreement, viz:

That the Senate shall recede from all its matters of difference with the House of Representatives and concur in the House of Representatives' proposed amendment thereto, except the proposed amendments in line 9, of sec-

tion 1, which proposed amendment reads as follows:

"In line 9, after the words the 'sum of' strike out the words 'six thousand two hundred and fifty' and insert the words 'five thousand,'" also the proposed amendments in said section 1, line 10, which reads as follows: "In line 10, after the words 'the sum of' strike out the words 'six thousand two hundred and fifty' and insert the words 'five thousand,'" and as to those two said proposed amendmends the House of Representatives is to recede.

Your conference committee respectfully request that this basis of agreement be accepted by your honorable body, and ask to be discharged from

the further consideration of the subject.

J. W. BABCOCK, JAMES S. GORMAN, EDWIN G. FOX,

Committee on the Part of the Senate.

M. E. RUMSEY, L. E. LINCOLN, W. T. JONES,

Committee on the Part of the House of Representatives.

Report accepted and committee discharged.

The question being on concurring in the report of the committee of conference.

The House concurred, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr.	Abbott,	Mr.	Damon,	Mr.	Killean,	Mr.	Rounsville,
	Allen,		Dickson,		Kirby,		Rumsey,
	Ashton,		Dillon,		Lakey,		Simpson,
	Baker. W. A.	,	Dougherty,		Lincoln,		Spencer,
	Baldwin,	•	Eldred,		Linton,		Stuart,
	Bardwell,		Engleman,		McCormick,		Thompson,
	Bates,		Green,		McKie,		VanOrthwick,
	Bettinger,		Grenell,		McMillan,		Vickary,
	Bentley,		Haskin,		Mulvey,		Watson, F. H.,
	Brock.		Holt,		Perkins,		Watta,
	Cannon.		Hoobler,		Pettit,		Wellman,
	Case,		Hunt,		Pierce,		Wilson,
	Chapman,		Jones,		Reader,		Wood,
	Cole,		Kallander,		Robinson, J. W		Speaker,
	Cross.		Kelly,				58
				AYS.			

Mr. Anderson.

Mr. Oviatt.

2

Mr. Beecher offered the following:

Resolved, That Mark Walters, keeper of the document room be allowed the sum of one dollar per day extra compensation for services.

Referred to the select committee on clerks, under the rule.

On motion of Mr. Chapman,

The House adjourned.

Lansing, Friday, June 24, 1887.

The House met pursuant to adjournment and was called to order by the Speaker.

Prayer by Rev. Mr. Franklin. Roll called: quorum present.

Mr. Herrington offered the following:

Resolved, That the thanks of this House are hereby tendered to Speaker Markey for the impartial, able, and honest way in which he has performed the duties of his office.

The question being on the adoption of the resolution,

Mr. Herrington spoke as follows:

MR. SPEAKER,—I congratulate you that you have so conducted yourself in the Speaker's chair that this resolution is offered by one opposed to you politically.

To the minority in a legislative body, nothing is so important as a fair and

able Speaker.

In the making of committees, the recognition of members on the floor, and the decision of questions, a Speaker has great power; and if he is so disposed, he can do great injustice to the minority. Permit me to say that I believe that you treated the minority fairly in representation on committees, that they have always been recognized on the floor, and in your decisions, while some may have been momentarily displeased, you have always decided as you believed right, and it is enough to say that no appeal has ever been taken.

I am sure, Mr. Speaker, that no member cherishes other than good will for you, and I wish you, on behalf of the House, future prosperity and happiness.

The question again being on the adoption of the resolution,

The resolution was unanimously adopted by a rising vote.

Mr. Rumsey offered the following:

Resolved, That from and after this date the daily sessions of this House shall convene at 11 o'clock A. M.,

Which was adopted.

Mr. Rumsey offered the following:

Resolved, That each employé, except messengers, be furnished with a copy of the House journal when bound,

Which was adopted.

Mr. Rumsey offered the following:

Resolved, That from and after nine o'clock this evening the Clerk is authorized to issue and deliver pay certificates to the end of the session, and the State Treasurer is directed to pay the same,

Which was adopted.

By the committee on state affairs:

The committee on state affairs, to whom was referred

Concurrent resolution authorizing the issue of a patent to Selah Reeve, as follows:

WHEREAS, It is made to appear to the Senate and House of Representatives that Selah Reeve, on December 14, 1853, located, entered and paid for and became the holder and rightful owner of State land certificate number 1239, and that he paid in full for the land in said certificate described;

AND WHEREAS, It appears that said Selah Reeve has conveyed the lands described in said certificate to sundry persons;

AND WHEREAS, It appears that said certificate is lost. Therefore be it

Resolved by the Senate (the House concurring), That the commissioner of the State land office be and he is hereby authorized to issue in the name of the said Selah Reeve, a duplicate certificate in place and stead of said certificate No. 1239 covering the following lands, to-wit: The east half of the southwest quarter, the southwest fractional quarter of the northwest quarter, the west half of the southwest quarter and the southwest quarter of section 31, in township 12 north, of range 15 east, being the same land mentioned and described in said original certificate No. 1239.

And be it further resolved, That the Governor of the State be and he is authorized upon presentation to him of said duplicate certificate to sign and cause to be issued to said Selah Reeve a patent for the lands described therein whenever such certificate shall be presented to him with the certificate of the commissioner of State land office endorsed thereon, certifying that the principal and interest as well as all taxes and charges due to the State upon said land have been paid.

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, with the accompany-

ing substitute therefor, as follows:

Whereas, It is made to appear that on the 14th day of December, 1853, Selah Reeve purchased, at the State land office, and paid for in full, the following described lands: The southwest fractional quarter of the northwest quarter, the west half of the southeast quarter, and the southwest quarter of section 31, in township 12 north, of range 15 east, containing two hundred and sixty-seven and forty hundredths acres, and that he received therefor full paid certificate No. 1239, and

WHEREAS, It is claimed that the said certificate No 1239 has been lost or destroyed, and that for that reason no patent can be issued thereon; therefore be it

Resolved by the Senate, (the House concurring), That the commissioner of the State land office be and he is hereby authorized to issue to the persons legally entitled thereto, new certificates in place of said certificate No. 1239, whenever the persons claiming title thereto shall make due proof by affidavit or otherwise that the said certificate has been lost or destroyed without their fault or connivance, and that neither they nor their grantors have sold or encumbered the land described therein; and be it further

Resolved, That upon presentation to him of the said duplicate certificates, together with the further certificate that all the taxes, interest and charges upon said lands have been paid, the Governor of the State be and he is hereby authorized to cause a patent to be issued for the land described therein to the persons entitled thereto.

Recommending that the substitute be concurred in and that the substitute be adopted, and ask to be discharged from the further consideration of the subject.

A. R. CHAPMAN, Chairman.

Report accepted and committee discharged.

On motion of Mr. Makelim,

The House concurred in the adoption of the substitute reported by the committee.

The question being on concurring in the adoption of the resolution as substituted,

The resolution was adopted.

By the committee on state affairs:

The committee on state affairs, to whom was referred

Senate bill No. 66 (file No. 275), entitled

A bill to provide for indeterminate sentences and disposition, management and release of criminals under such sentence,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that the bill do pass, and ask to be discharged from the further consideration of the subject.

A. R. CHAPMAN, Chairman.

Report accepted and committee discharged.

On motion of Mr. Chapman,

The rules were suspended, two-thirds of all the members present voting therefor, and the bill was put upon its immediate passage.

The bill having been read a third time, and the question being upon its passage, pending the taking of the vote thereon.

Mr. T. H. Williams moved that the enacting words of the bill be stricken out

Pending which,

Mr. Wood demanded the previous question.

The demand was seconded.

The question being, shall the main question be now put,

The same was ordered.

The motion that the enacting words of the bill be stricken out was then withdrawn.

The bill was then passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Abbott,	Mr. Engleman,	Mr. McCormick,	Mr. Rumsey,
Baker, S.,	Green,	McGregor,	Spencer,
Baker, W. A.	, Grenell,	McKie,	Thompson,
Baldwin,	Haskin,	McMillan,	Vickary,
Bates,	Herrington	, Ogg,	Washburn,
Baumgardner		O'Keefe,	Watson, F. H.,
Bettinger,	Holt,	Oviatt,	Watson, H.,
Bentley,	Hoobler,	Perkins,	Watts,
Breen,	Hosford,	Reader,	Webber,
Case,	Kallander,	Rentz,	Wellman,
Damon,	Kirby,	Robinson, J. W	. Williams, W. W
Dougherty,	Lincoln,	Robinson, R.	Wilson,
Dunbar,	Linton,	Rogers,	Speaker,
Eldred,	Makelim,	J ,	54
•	•	NT A WO	

NAYS.

Mr. Allen,	Mr. Cross,	Mr. Jones,	Mr. Rounsville,
Anderson,	Dickson,	Kelley,	Simpson,
Ashton,	Diekema,	Killean,	Snow,
Bardwell,	Dillon,	Manly,	Stuart,
Brock,	Douglass,	Mulvey,	Tindall,

Mr. Burr, Mr. Goodrich, Mr. Pardee, Mr. Van Orthwick, Cannon. Harper, Pettit. Vroman, Powers, Williams, T.H. Chapman, Hoaglin, Cole, Hunt. Preston, Wood, Crocker, 37

Title agreed to.

The committee on clerks, to whom was referred several resolutions relative to extra pay to employés of the House respectfully report that they have considered the matter, and recommend that extra pay be allowed in addition to the regular compensation of the following named employés, as follows:

Daniel L. Crossman, chief clerk, three dollars per day; Samuel F. Cook, journal clerk, two dollars per day; Seymour Foster, correspondent clerk, two dollars per day; Clarence H. Leonard, engrossing and enrolling clerk, one dollar and fifty cents per day; Henry M. Rose, assistant engrossing and enrolling clerk, one dollar and fifty cents per day; Marvin H. Nye (for services in assisting engrossing and enrolling clerk), fifty cents per day.

Your committee further recommend that all committee clerks be allowed pay from and including the first day of the session, and ask to be discharged

from the further consideration of the subject.

A. O. ABBOTT, JOHN S. CROSS, LANSING E. LINCOLN, JOHN MAKELIM, JOHN W. BENTLEY,

Committee.

Report accepted and committee discharged.

The question being on the adoption of the report,

Mr. Dickson moved to amend the report.

Amend by adding "and that committee clerks W. H. Miller and C. A. Hanscom be allowed one dollar per day for each day of the session as extra compensation and that orders be drawn for the same,"

For which,

Mr. Snow offered the following substitute:

Amend the report by adding the words "and that C. A. Hanscom, Geo. B. Bryan and Wm. H. Miller, committee clerks, be allowed the sum of one dollar per day each for each day of the session as extra compensation and that orders be drawn for the same,"

Pending which,

Mr. Haskin demanded the previous question.

The demand was not seconded.

Mr. Dickson then withdrew the amendment offered by him, which withdrawal carried with it the substitute.

The question again being on the adoption of the report,

Mr. Makelim moved to amend the report by inserting the words "Charles Lee, chief janitor, one dollar per day."

On agreeing to which,

Mr. Chapman demanded the yeas and nays.

The demand was seconded, and the motion to amend did not prevail by yeas and nays, as follows:

YEAS.

Mr. Ashton, Mr. Chamberlain, Mr. Killean, Mr. Rumsey, Baker, S. Engleman, Makelim, Snow,

Mr. Bardwell, Beecher, Bettinger,	Mr. Green, Hoobler, Kallander,	Mr. Mulvey, O'Keefe, Robinson, R.,	Mr. Vickary, Wellman,
	N	TAYS.	
Mr. Abbott, Allen, Anderson, Baker, W. A., Baldwin, Bates, Bumgardner, Brock, Case, Chapman, Cole, Crocker,	Mr. Cross, Damon, Dickson, Dickema, Dougherty, Dunbar, Eldred, Harper, Haskin, Hill, Hosford, Jones,	Mr. Kelly, Kirby, Lincoln, Manly, McCormick, McKie, Ogg, Oviatt, Pardee, Perkins, Pettit, Powers,	Mr. Preston, Rounsville, Tindall, VanOrthwick, Washburn, Watson, F.H., Webber, Williams, W. W Wilson, Wood, Speaker, 47

The question being on the adoption of the report,

Mr. Snow moved to amend the report by adding thereto the following:

"And that C. A. Hanscom, George B. Bergen and William H. Miller, committee clerks, be allowed the sum of one dollar per day for each day of the session, as extra compensation, and that orders be drawn for the same,"

Which motion did not prevail.

The question again being on the adoption of the report. Mr. Herrington demanded a division of the question.

The question first being taken on that part of the report fixing the pay of the chief clerk, journal clerk, corresponding clerk, engrossing and enrolling clerk and assistant engrossing and enrolling clerk,

That portion of the report was adopted.

The question then being taken on that part of the report fixing the pay of Marvin H. Nye,

That portion of the report was adopted.

The Speaker announced the following:

SENATE CHAMBER, Lansing, June 23, 1887. \$

To the Speaker of the House of Representatives:

SIR—I am instructed to return to the House the following bill:

House bill No. 794 (file No. 416), entitled

A bill making an appropriation of swamp lands to aid in improving the channel of Maple river in the counties of Clinton and Gratiot,

In the passage of which the Senate has concurred by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect has ordered the same to take immediate effect.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, June 23, 1887.

To the Speaker of the House of Representatives:

SIR-I am instructed to return to the House the following bill:

House bill No. 509 (file No. 357), entitled

A bill to amend sections 1 and 2 of an act entitled An act to provide for the recording of town plats and for vacating the same in certain cases, being compiler's sections No. 1344 and 1345, compiled laws of 1871, as amended by act No. 108, session laws of 1873, approved April 17, 1873, being compiler's sections 1473 and 1474 of Howell's annotated statutes, as amended by act No. 111 of the public acts of 1885, approved May 21, 1885,

And to inform the House that the Senate has amended the same, as fol-

lows, viz:

1. By striking out of line 21 of section 1 the words "commissioner of the land office" and inserting in lieu thereof the words "auditor general."

2. By striking out of line 40 of section 1 the words "commissioner of the State land office" and inserting in lieu thereof the words "auditor general,"

In the passage of which, as thus amended, the Senate has concurred by a majority vote of all the Senators elect.

Very respectfully,

LEWIS M. MILLER, Secretary of the Senate.

The question being on concurring in the amendments made by the Senate to the bill.

On motion of Mr. Eldred,

The House concurred, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Abbott, Allen, Ashton, Baker, S., Baker. W. A. Baldwin, Bardwell, Bates, Beecher, Bettinger, Bentley, Breen,	Mr. Crocker, Cross, Damon, Dickson, Diekema, Dillon, Dougherty, Douglass, Dunbar, Eldred, Engleman, Goodrich,	Mr. Hosford, Hunt, Jones, Kallander, Kelley, Killean, Kirby, Lakey, Makelim, Manly, McCormick,	Mr. Pierce, Preston, Reader, Robinson, J. W. Robinson, R., Rounsville, Rumsey, Simpson, Van Orthwick, Vickary, Watson, F. H., Webber,
	Dougherty,	Kirby,	Rumsey,
Bates,	Douglass,	Lakey.	Simpson,
Beecher,	Dunbar,	Makelim,	
Bettinger,	Eldred,	Manly,	
Bentley,	Engleman,	McCormick,	Watson, F. H.
Breen,	Goodrich,	McKie,	
Brock,	Green,	McMillan,	Wellman,
Burr,	Grenell,	Mulvey,	Williams, T.H.,
Cannon,	Herrington,	O'Keefe,	Williams, W. W
Case,	Hill,	Oviatt,	Wilson,
Chamberlain,	Hoaglin,	Pardee,	Wood,
Chapman,	Holt,	Perkins,	Speaker,
Cole,	Hoobler,	Pettit,	75
	N.	AYS.	0

The bill was then referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, June 24, 1887.

To the Speaker of the House of Representatives:

SIR-I am instructed by the Senate to transmit the following bill:

Senate bill No. 362 (file No. 303), entitled

A bill to authorize the board of supervisors of Alpena county to issue bonds for the purpose of raising money to improve the highways leading from the city of Alpena to the several townships in said county,

Which has passed the Senate by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect been ordered to take immediate effect, and in all of which the concurrence of the House is respectfully asked.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

The bill was read a first and second time by its title, and referred to the committee on local taxation

The Speaker also announced the following:

SENATE CHAMBER, Lansing, June 23, 1887.

To the Speaker of the House of Representatives:

SIR-I am instructed by the Senate to transmit the following bill:

Senate bill No. 276, entitled

A bill to amend section 4 of chapter 2 of act No. 227 of the public acts of 1885, entitled "An act to provide for the construction and maintenance of drains and the assessment and collection of taxes therefor, and to repeal all other laws relative thereto," approved June 20. 1885,

Which has passed the Senate by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect, been ordered to take immediate effect, and in all of which the concurrence of the House is respectfully asked.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

The bill was read a first and second time by its title, and referred to the committee on drainage.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, June 23, 1887.

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to transmit the following bill:

Senate bill No. 439 (file No. 268), entitled

A bill to authorize and empower the board of control of State swamp lands to make an appropriation of swamp lands to drain certain overflowed lands in Jackson county,

Which has passed the Senate by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect, been ordered to take immediate effect, and in all of which the concurrence of the House is respectfully asked.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

The bill was read a first and second time by its title, and pending its reference to a committee,

On motion of Mr. Watts,

The rules were suspended, two-thirds of all the members present voting therefor, and the bill was placed on its immediate passage.

The bill was then passed, a majority of all the members elect voting there-

for, by yeas and nays, as follows:

YEAS.

Mr. Abbott, Allen, Anderson, Baker, W. A., Bardwell, Beecher, Bettinger, Bentley, Breen, Brock, Burr, Cady, Canlon, Case, Chapman,	Mr. Crocker, Dickson, Diekema, Dillon, Dougherty, Douglass, Goodrich, Green, Grenell, Holt, Hosford, Hunt, Kelley, Killean, Kirby,	Mr. Lakey, Lincoln, Linton, Manly, McCormick, McGregor, McKie, Mulvey, Ogg, Perkins, Pettit, Powers, Reader, Rentz, Robinson,J.W	
Cole,			60

NAYS.

Mr. Baldwin,	Mr. Herrington,	Mr. Makelim,	Mr. Pierce,
Chamberlain,	Hoobler,	McMillan,	Spencer,
Eldred,	Jones,	Pardee,	Watson, F. H.,
Haskin,	Kallander,	· ·	15

Title agreed to.

On motion of Mr. Watts,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, June 24, 1887.

To the Speaker of the House of Representatives:

SIR—I am instructed by the Senate to transmit the following bill:

Senate bill No. 82 (file No. 301), entitled

A bill to amend section 2 of chapter 42 of Howell's annotated statutes of 1882, being annotator's section No. 1756, relative to the support and maintenance of the poor by counties,

Which has passed the Senate by a majority vote of all the Senators elect,

and in all of which the concurrence of the House is respectfully asked.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

The bill was read a first and second time by its title and referred to the committee on state affairs.

The Speaker announced the following:

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SENATE CHAMBER, Lansing, June 23, 1887.

To the Speaker of the House of Representatives:

SIR—I am instructed by the Senate to transmit the following bill:

Senate bill No. 407, entitled

A bill making an appropriation of State swamp lands for the purpose of aiding in cleaning out, deepening and improving the ditch along the State road known as the Wild Fowl and Cass City State road, in townships No. 14 and 15 north, of range 10 east,

Which has passed the Senate by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect, been ordered to take immediate effect, and in all of which the concurrence of the House is

respectfully asked.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

The bill was read a first and second time by its title, and pending its reference to a committee,

On motion of Mr. Lincoln,

The rules were suspended, two-thirds of all the members present voting therefor, and the bill was put upon its immediate passage.

The bill was then passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Abbott,	Mr. Damon,	Mr. Killean,	Mr. Rentz,
Allen,	Dickson,	Kirby,	Robinson, J. W.
Ashton,	Diekema,	Lakey,	Robinson, R.,
Baker, S.,	Dougherty,	Lincoln,	Rogers,
Baker, W. A.,	Douglass,	Linton,	Rumsey,
Baldwin,	Eldred,	Manly,	Simpson,
Baumgardner,	Green,	McCormick,	Spencer,
Beecher,	Grenell,	McGregor,	Thompson,
Bettinger,	Harper,	Mulvey,	Watson, F.H.,
Breen,	Haskin,	Ogg,	Watts,
Brock,	Hill,	O'Keefe,	Wellman,
Case,	Hoaglin,	Perkins,	Williams, T.H.,
Chamberlain,		Pettit,	Wilson,
Chapman,	Hosford,	Powers,	Speaker
Cole,	Jones,	Preston,	pro tem.,
Cross,	Kelley,	Reader,	62

NAYS.

Mr. Crocker, Mr. Oviatt, Mr. VanOrthwick, Mr. Vickary, Dunbar,

Title agreed to.

On motion of Mr. Lincoln,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, June 23, 1887.

To the Speaker of the House of Representatives:

SIR-I am instructed by the Senate to return the following bill:

House bill No, 564, entitled

A bill to provide for the recovery of damages for injuries caused or sustained by reason of defective public highways, streets, bridges, sidewalks, crosswalks, or culverts, and to repeal act No. 244 of the public acts of the year 1879, being compiler's sections 1442, 1443, 1444, 1445 and 1446 of Howell's annotated statutes of Michigan,

In the passage of which the Senate has concurred by a majority vote of all the Senators elect, and by a vote of two thirds of all the Senators elect has

ordered the same to take immediate effect.

Very respectfully,

LEWIS M. MILLER, Secretary of the Senate.

The bill was then referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, June 23, 1887.

To the Speaker of the House of Representatives:

SIR-I am instructed by the Senate to return the following bill:

House bill No. 193 (file No. 415), entitled

A bill making an appropriation of State swamp lands to aid the county of Barry to drain and reclaim certain swamp and overflowed lands by opening and deepening Thornapple river near the outlet of Thornapple lake, to authorize a tax to complete the same and provide for such opening and deepening of such outlet.

And to inform the House that the Senate has adopted a substitute for the

same, being

Senate file No. 297. entitled

A bill making an appropriation of State swamp lands for the purpose of opening, cleaning out, dredging and deepening Thornapple river, near the outlet of Thornapple lake, in the township of Hastings, in the county of Barry.

Which bill so substituted has passed the Senate by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect, been ordered to take immediate effect, and in all of which the concurrence of the

House is respectfully asked.

Very respectfully,

LEWIS M. MILLER,
Secretary of the Senate.

The substitute bill was read a first and second time by its title, and pending its reference to a committee,

On motion of Mr. Rogers,

The rules were suspended, two-thirds of all the members present voting therefor, and the bill was placed on its immediate passage.

The bill was then passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr.	Abbott, Allen, Anderson, Ashton, Baker, W. A., Bates, Beecher, Bettinger, Bentley, Breen, Brock, Cady, Chamberlain, Chapman, Colo	D D D D E G G G H H H	amon, Dickson, Dickson, Dickson, Dillon, Dougherty, Ildred, Foodrich, Freen, Freenell, Iarper, Iill, Ioobler, Ioosford,	Mr.	Killean, Lincoln, Makelim, McGormick, McGregor, McMillan, Mulvey, Ogg, O'Keefe, Perkins, Pettit, Preston, Reader, Robinson,J.W		Rogers, Rounsville, Rumsey, Snow, Spencer, VanOrthwick, Vickary, Washburn, Watson,F.H., Watson, H., Watts, Wellman, Williams, W. W Wilson,
	Chapman, Cole, Cross,		losford, Celley,		Robinson, J. W. Robinson, R.	•	Wilson, Speaker, 61

NAYS.

Mr. Burr, Mr. Hoaglin, Mr. Pardee, Mr. Pierce, Dunbar, Jones,

Title agreed to.

On motion of Mr. Rogers,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, June 24, 1877.

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to transmit the following:

House bill No. 451 (file No. 490), entitled

A bill to amend sections 1 and 2 of act 152, session laws of 1883, entitled "An act to provide for the taxation of persons, copartnerships, associations, car loaning companies, corporations and fast freight lines engaged in the business of running cars over any of the railroads of this State, and not being exclusively the property of any railroad company paying taxes on their gross receipts,"

Which has passed the Senate by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect, been ordered to take immediate effect, and in all of which the concurrence of the House is respect-

fully asked.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

The bill was referred to the committee on engrossment and enrollment for enrollment.

Mr. Rumsey moved that the committee of the whole be discharged from the further consideration of

House bill No. 173, entitled

A bill making an appropriation for the general expense of the State government, salaries of State officers, expenses of State departments and expenses of the State Legislature for the years 1887 and 1888,

Which motion prevailed. On motion of Mr. Rumsey,

The bill was put upon its immediate passage.

The bill was then passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr.	Abbott,	Mr.	Damon,	Mr.	Killean,	Mr.	Robinson, J. W.
	Allen,		Dickson,		Kirby,		Robinson R.,
	Ashton,		Diekema,		Lincoln,		Rogers,
	Baker, W. A.,		Dillon,		Linton,		Rounsville,
	Baldwin,		Dougherty,		Makelim,		Rumsey,
	Bates,		Eldred,		Manly,		Snow,
	Baumgardner,		Engleman,		McCormick,		Spencer,
	Beecher,		Goodrich,		McKie,		Stuart,
	Bettinger,		Green,		McMillan,		Thompson,
	Bentley,		Grenell,		Mulvey,		Vickary,
	Breen,		Haskin,		O'Keefe,		Vroman,
	Brock,		Hill,		Oviatt,		Watson, H.,
	Burr,		Hoaglin,		Perkins,		Watts,
	Cady,		Holt,		Pettit,		Wellman,
	Cannon,		Hoobler,		Pierce,		Williams, T.H.
	Case,		Hosford,		Powers,		Williams, W.W
	Chamberlain,		Hunt,		Preston,		Wilson,
	Chapman,		Kallander,		Reader,		Wood,
	Cole,		Kelley,		Rentz,		Speaker,
	Cross,						77
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NAYS.

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Title agreed to.

On motion of Mr. Rnmsey,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

By the committee on judiciary:

The committee on judiciary, to whom was referred

Senate bill No. 259 (file No. 130), entitled

A bill to establish, protect and enforce the rights of mechanics and other persons furnishing labor or materials for the erection, altering, repairing or ornamenting of buildings, machinery, wharves and all other structures; and to repeal act No. 258 of the session laws of 1879; all acts amendatory thereof, relating to mechanics lien,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do pass, and ask to be discharged from the further

consideration of the subject.

GERRIT J. DIEKEMA, Chairman.

Report accepted and committee discharged.

On motion of Mr.

The rules were suspended, two-thirds of all the members present voting therefor, and the bill was put upon its immediate passage.

The bill was then passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Abbott,	Mr. Cross,	Mr. Linton,	Mr. Reader,
Allen,	Damon,	McCormick,	Robinson, R.,
Anderson,	Diekema,	McGregor,	Rounsville,
Ashton,	Dougherty,	McKie,	Rumsey,
Baker, W. A.,	Dunbar,	McMillan,	Snow,
Baldwin,	Eldred,	Mulvey,	Stuart,
Bardwell,	Grenell,	Ogg,	Thompson,
Bates,	Herrington,	O'Keefe,	VanOrthwick,
Baumgardner,	Hill,	Oviatt,	Vroman,
Beecher,	Hoaglin,	Pardee,	Watson, F. H.
Breen,	Holt,	Perkins,	Watson, H.
Brock,	Hosford,	Pettit,	Watts,
Burr,	Jones,	Pierce,	Wellman,
Cady,	Killean,	Powers,	Wilson,
Cannon,	Kirby,	Preston,	Speaker,
Chamberlain,	Lakey,		62

NAYS.

Mr. Dickson,

1

Title agreed to.

By the committee on judiciary:

The committee on judiciary, to whom was referred

Senate bill No. 222 (file No. 198), entitled

A bill to allow the commitment and detention of female children to the

house of the Good Shepherd at Detroit,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do pass, and ask to be discharged from the further consideration of the subject.

GERRIT J. DIEKEMA, Chairman.

Report accepted and committee discharged.

On motion of Mr. Diekema,

The rules were suspended, two-thirds of all the members present voting therefor, and the bill was put upon its immediate passage.

The bill was then passed, a majority of all the members elect voting

therefor by yeas and navs as follows:

Mr.	Abbott,	Mr.	Dickson,	Mr.	Killean,	Mr.	Rentz,
	Allen,		Diekema,		Linton,		Robinson, J. W.
	Anderson,		Dougherty,		Makelim,		Robinson, R.,
	Baker, W. A.,		Douglass,		McCormick,		Rounsville,
	Baldwin,		Dunbar,		McGregor,		Snow,
	Baumgardner,		Engleman,		McKie,		Stuart,
	Beecher,		Green,		McMillan,		Thompson,
	Bettinger,		Herrington,		Mulvey,		VanOrthwick,
	Breen,		Holt,		O'Keefe,		Vroman,
	Burr,		Hoobler,		Oviatt,		Washburn,
	Cady,		Hosford,		Pardee,		Watson, F. H
	Case,		Hunt,		Perkins,		Wellman,
	Chamberlain,		Jones,		Powers,		Wilson,
	Cole,		Kallander,		Reader,		Speaker.
	Crocker,		ŕ		•		57

Mr. Ashton, Mr. Damon, Mr. Kelley, Mr. Watson H. Bates, Haskin, Preston. Webber, Chapman,

Title agreed to.

By the committee on judiciary:

The committee on judiciary, to whom was referred House bills No. 347 and 582 (file No. 339), entitled

A bill to provide for the appointment of an inspector of machinery in manufacturing establishments, also the safety of persons and employes engaged in operating and running machinery in the State of Michigan, and to compel the owners and operators of the same to provide safeguards to insure the protection of persons employed in and about the running and operating of machinery.

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without recommendation, and ask to be discharged from the further consideration of the subject.

GERRIT J. DIEKEMA, Chairman.

Report accepted and committee discharged.

On motion of Mr. Dickson,

The bill was laid on the table.

Mr. H. Watson moved to take from the table

House bill No. 774 (file No. 493), entitled

A bill to fix the salary of the private secretary of the auditor general,

Which motion prevailed.

The question being on concurring in a Senate amendment to the bill, heretofore reported, viz: by striking out in line 2, section 1, the word "thirteen" and inserting the word "sixteen" in lieu thereof,

The House then concurred, a majority of all the members elect voting therefor, by yeas and nays, as follows:

Mr. Abbott,	Mr. Diekem	a, Mr. Linton,	Mr. Rogers,
Allen,	Dillon,	Makelim,	Rumsey,
Anderson,	Englem	an, McCormic	k, Spencer,
Ashton,	Goodric	h, McGregor	. Stuart,
Baker, S.,	Green,	McMillan	
Baker, W			Tindall,
Bardwell,	Herring	ton, Ogg,	Vickary,
Baumgard	ner, Holt,	O'Keefe,	Washburn,
Bettinger,			Watson, F. H.,
Breen,	Hosford		Watson, H.,
Brock,	Kalland		Wellman,
Cady,	Kelley,	Powers,	Williams, W. W
Cannon,	Killean,	Reader,	Wilson,
Chamberl		Rentz,	Wood,
Damon,	Lincoln	, Robinson,	
Dickson,	•	,	61

NAYS.

Mr.	Case,	Mr. Dunbar,	Mr. Kirby,	Mr.	VanOrthwick,
	Chapman,	Eldred,	Pardee,		Vroman.
	Cole,	Haskin,	Pettit,		Watts,
	Crocker,	Hill,	Robinson, R.,		Webber,
	Dougherty,	Hoaglin,	Rounsville,		Williams, T.H.
	0 •··	.	·		20

The bill was then referred to the committee on engrossment and enrollment for enrollment.

Mr. Wood arose to a question of privilege and asked that the following be spread on the journal:

To the Speaker of the House of Representatives:

Sir-Not being present pending the passage of

House bill No. 425 (file No. 326), entitled

A bill to provide for the employment of convicts in the prisons of Michigan that are under State control, to establish their hours of labor, and to make an appropriation for the employment of convicts, and to repeal all acts in contravention to this act,

Also being absent pending the passage of

Substitute for Senate bill No. 119 (file No. 263), entitled

A bill to provide for reporting all mortgages by the several registers of deeds of this State to the supervisors and assessing officers of their respective counties and to the register of deeds of other counties wherein the mortgagee resides, for assessment purposes, and providing blank form books therefor; also prescribing the duties of registers of deeds, relative to the recording of mortgages,

I most respectfully request that I may be put upon record as favoring these bills and would gladly have voted for them had I been within the bar of the

House.

Respectfully submitted,

H. L. WOOD.

By the committee on roads and bridges:

The committee on roads and bridges, to whom was referred

Senate bill No. 443 (file No. 216), entitled

A bill to amend chapter 3 of title 9 of Howell's annotated statutes, entitled Of highways, bridges, private roads and ferries, by adding thereto three new sections, to stand as sections 16, 17 and 18,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do pass, and ask to be discharged from the further consideration of the subject.

JAS. W. McCORMICK, Chairman.

Report accepted and committee discharged.

On motion of Mr. Lakey,

The rules were suspended, two-thirds of all the members present voting therefor, and the bill was put upon its immediate passage.

The bill was then passed, a majority of all the members elect voting therefor by yeas and pays as follows:

YEAS.

Mr. Abbott, Allen, Ashton, Baker, S., Baker, W.A. Baldwin, Bates, Bettinger, Bentley, Brock, Burr, Cady, Chamberlain Cole.	Hoaglin, Holt, Hosford, Kallander, Killean, Kirby, Lakey,	Mr. McCormick, McGregor, McKie, McMillan, Ogg, O'Keefe, Oviatt, Perkins, Pierce, Powers, Reader, Robinson, J. W	Mr. Spencer, Stuart, Thompson, Tindall, Vickary, Washburn, Watson, H., Watts, Wellman, Williams, T. H. Williams, W. W Wilson, Wood,
			00

NAYS.

Mr. Bardwell,	Mr. Dougherty,	Mr. Pettit,	Mr. Van Orthwick,
Cannon,	Haskin.	Preston.	Watson, F. H.,
Chapman,	Manly,	Rounsville,	Webber,
Dickson,	Pardee,	Snow,	

Title agreed to.

By the committee on supplies and expenditures:

The committee on supplies and expenditures to whom was referred the bill, herewith submitted, of Jas. T. Edwards for mineral water amounting to \$46.

State of Michigan, for House of Representatives, to Jas. T. Edwards, Dr.:

\$46 00

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, and recommend that \$40 of the same be allowed and paid, and ask to be discharged from the further consideration of the subject.

JOHN A. DAMON, Chairman.

Report accepted and committee discharged.

On motion of Mr. Damon,

The report was adopted and the bill was ordered paid.

By the committee on supplies and expenditures:

The committee on supplies and expenditures, to whom was referred the accompanying bill of H. D. Humphrey for washing towels, amounting to \$10.90.

House of Representatives to H. D. Humphrey, Dr.:

CHAS. A. LEE, Janitor.

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, recommending that

it be allowed and paid, and ask to be discharged from the further consideration of the subject.

JNO. A. DAMON, Chairman.

Report accepted and committee discharged.

On motion of Mr. Damon,

The report was adopted and the bill ordered paid.

By the committee on university:

The committee on university, to whom was referred

House bill 112, entitled

A bill making an appropriation for the use and maintenance of the

university of Michigan,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, recommending that it. do pass, and ask to be discharged from the further ther consideration of the subject.

NEAL McMILLAN, Chairman.

Report accepted and committee discharged.

On motion of Mr. Lincoln,

The bill was referred to the committee on ways and means.

On motion of Mr. Bates,

The House took a recess until 2 o'clock P. M.

AFTERNOON SESSION.

2 o'clock P. M.

The House met and was called to order by the Speaker.

Roll called: quorum present.

Mr. H. Watson moved to take from the table Senate bill No. 361 (file No. 291), entitled

A bill to amend section 11 of act 153 of the session laws of 1885, approved June 9, 1885, entitled An act to provide for the assessment of property, and the levy and collection of taxes thereon,

Which motion prevailed.

The pending question being on amending the bill by striking out all of the proviso beginning in line 26, sec. 11,

The motion did not prevail.

The bill was then passed, a majority of all the members elect voting therefor by yeas and nays, as follows:

YEAS.

Mr. Abbott,	Mr. Diekema,	Mr. Lakey,	Mr. Rentz,
Allen,	Dougherty,	Lincoln,	Robinson, J. W
Anderson,	Douglass,	Linton,	Robinson, R.,
Ashton,	Eldred,	Manly,	Rumsey,
Bates,	Engleman,	McGregor,	Simpson,
Baumgardner,	Goodrich,	McKie,	Snow,
Bentley,	Green,	Mulvey,	Spencer,
Breen,	Grenell,	Ogg,	Stuart,

Mr. Brock,	Mr. Haskin,	Mr. Pardee,	Mr. Thompson,
Chamberlain,	Hill,	Perkins,	Washburn,
Chapman,	Holt,	Pettit,	Watson, H.,
Cole,	Houk,	Powers,	Webber,
Cross,	Jones,	Preston,	Wellman,
Damon,	Kallander.	Reader,	Speaker,
Dickson,	Kirby,	•	58

NAYS.

Mr. VanOrthwick, Mr. Wilson, Mr. Baldwin, Mr. Hunt. Case. Pierce, Vroman, Wood. Hosford. Rounsville, Watts. 11 Title agreed to.

The Speaker announced the following:

SENATE CHAMBER, Lansing, June 24, 1887.

To the Speaker of the House of Representatives:

SIR—I am instructed by the Senate to transmit the following:

Senate bill No. 95 (file No. 300), entitled

A bill to amend section 2, act 148, session laws of 1869, being section 1756 of Howell's annotated statutes as amended in act 261, session laws of 1881, relative to the appointment of superintendents of the poor,

Which has passed the Senate by a majority vote of all the Senators elect,

and in which the concurrence of the House is respectfully asked.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

The bill was read a first and second time by its title, and pending its reference to a committee,

On motion of Mr. Cross,

The rules were suspended, two-thirds of all the members present voting therefor, and the bill was put upon its immediate consideration.

The bill was then passed, a majority of all the members elect voting

therefor, by yeas and nave, as follows:

YEAS.

Mr. Abbott, Allen,	Mr. Eldred, Engleman,	Mr. Kirby, Linton,	Mr. Reader, Rentz,
Ashton,	Goodrich,	Manly,	Robinson R.,
Baldwin,	Green,	McCormick,	Rounsville,
Bardwell,	Grenell,	McGregor,	Simpson,
Bates,	Haskin,	McKie,	Snow,
Breen,	Hoaglin,	McMillan,	Tindall,
Burr,	Hosford,	Ogg,	Vickary,
Case,	Houk,	O'Keefe,	Vroman,
Cole,	Hunt,	Oviatt,	Washburn,
Cross,	Kallander,	Perkins,	Watts,
Damon,	Kelley,	Powers,	Wellman,
Dickson,	Killean,	Preston,	Wilson,
Dougherty,	•		53

NAYS.

Mr. Baker, W. A., Mr. Hoobler, Baumgardner, Pardee,

Bentley, Pettit,

Mr. Webber, Mr. Pierce, Robinson, J. W. Wood.

10

Title agreed to.

The Speaker also announced the following:

SENATE CHAMBER. Lansing, June 24, 1887.

To the Speaker of the House of Representatives:

SIR-I am instructed to return to the House the following concurrent resolution:

Resolved, By the House of Representatives (the Senate concurring), That the Secretary of the Senate and Clerk of the House of Representatives be and they are hereby directed to compile and prepare for publication, make indexes, and superintend the publication of the journals and documents of the present Legislature, and when complete and certified to by the Secretary of State, the Secretary of the Senate shall be entitled to and receive for such services the sum of five hundred dollars, and the Clerk of the House of Represenatives shall be entitled to and receive for such services the sum of six hundred dollars, the same to be paid on the certificate of the Secretary of State.

In the adoption of which the Senate has concurred.

Very respectfully,

LEWIS M. MILLER.

Secretary of the Senate.

The resolution was referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, June 24, 1887.

To the Speaker of the House of Representatives:

SIR-I am instructed to return to the House the following bill:

House bill No. 825 (file No. 450), entitled

A bill to amend section 41 of act No. 153 of the public acts of the year 1885, being an act entitled "An act to provide for the assessment of property and the levy and collection of taxes thereon," approved June 9, 1885,

In the passage of which the Senate has concurred by a majority vote of all

the Senators elect.

Very respectfully.

LEWIS M. MILLER. Secretary of the Senate.

The Speaker also announced the following:

SENATE CHAMBER. Lansing, June 23, 1887.

To the Speaker of the House of Representatives:

SIR—I am instructed to return to the House the following bill:

House bill No. 848 (file No. 445), entitled

A bill to amend sections 1 and 9 of act No. 156 of the session laws of 1851, entitled "An act to define the powers and duties of the boards of supervisors of the several counties, and to confer upon them certain local administrative and legislative powers," approved April 8, 1851, being sections 467 and 475 of the compiled laws of 1871, the same being compiler's sections 473 and 481, respectively, of Howell's annotated statutes of Michigan,

In the passage of which the Senate has concurred by a majority vote of all

the Senators elect.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

The bill was referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, June 23, 1887.

To the Speaker of the House of Representatives:

SIR-I am instructed to re-return to the House the following bill:

House bill No. 577 (file No. 413), entitled

A bill to amend chapter 193 of the compiled laws of 1871, being chapter 267 of Howell's annotated statutes, by adding four new sections thereto, relative to the sale of homesteads for the payment of debts of deceased persons, and expenses of administering their estates.

Which the Senate amended as follows:

By adding at the end of section 1 the following words: "But no such sale shall be during the time the widow of the deceased shall remain unmarried."

In which amendment the House non-concurred.

Now to inform the House that on its said amendment the Senate insists and asks for a committee of conference.

And further to inform the House that Messrs. Edwards, Sharp and Wisner have been appointed as such committee on the part of the Senate.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

The question béing on granting a committee of conference on the difference existing between the two houses relative to the bill,

The request was granted.

The Speaker announced as such committee on the part of the House Messrs. Diekema, Crocker and Herrington.

The Speaker also announced the following:

Senate Chamber, Lansing, June 24, 1887.

To the Speaker of the House of Representatives:

SIR—I am instructed by the Senate to transmit the following bill:

Senate bill No. 295 (file No. 295), entitled

A bill authorizing the board of control of State swamp lands to make an appropriation of swamp lands to improve Norwegian Creek, in the township of Alpena, in the county of Alpena,

Which has passed the Senate by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect, been ordered to take

immediate effect, and in all of which the concurrence of the House is respectfully asked.

Very respectfully,

LEWIS M. MILLER, Secretary of the Senate.

The bill was read a first and second time by its title, and pending its reference to a committee,

On motion of Mr. Baldwin,

The rules were suspended, two-thirds of all the members present voting therefor, and the bill was put upon its immediate passage.

The bill was then passed, a majority of all the members elect voting there-

for, by yeas and nays as follows:

YEAS.

Mr. Abbott,	Mr. Crocker,	Mr. Kelley,	Mr. Rogers,
Allen,	Cross,	Killean,	Rounsville,
Anderson,	Damon,	Kirby,	Rumsey,
Ashton,	Dickson,	Lincoln,	Snow,
Baker, W. A.,	Dillon,	Linton,	Stuart,
Baldwin,	Dougherty,	Makelim,	Thompson,
Bates,	Douglas,	McCormick,	Tindall,
Baumgardner,	Eldred,	Pardee,	Vroman,
Beecher,	Goodrich,	Perkins,	Watson, F.H.,
Breen,	Green,	Pettit,	Watson, H.
Brock,	Grenell,	Powers,	Watts,
Burr,	Haskin,	Preston,	Wellman,
Cady,	Hill,	Reader,	Williams, T.H.
Cannon,	Holt,	Rentz,	Wilson,
Chamberlain,	Hosford,	Robinson, J.W,	Wood,
Cole,	Kallander,	Robinson, R.,	Speaker, 64
			=

NAYS.

Mr. McMillan, Mr. Oviatt,

Mr. Pierce,

3

Title agreed to.

On motion of Mr. Baldwin,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

The Speaker also announced the following:

Senate Chamber, Lansing, June 24, 1887.

To the Speaker of the House of Representatives:

SIR-I am instructed to return to the House the following bill:

House bill No. 312 (file No. 295), entitled

A bill to protect the owners or keepers of stallions,

In the passage of which the Senate has concurred by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect has ordered the same to take immediate effect.

Very respectfully,

LEWIS M. MILLER,
Secretary of the Senate.

The bill was referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, June 24, 1887.

To the Speaker of the House of Representatives:

SIR—I am instructed by the Senate to transmit the following bill:

Senate bill No. 343 (file No. 284), entitled

A bill to amend "An act to provide for the payment of the salaries of State officers," being compiler's section 339 of Howell's annotated statutes relative to the salaries of State officers, deputies and clerks, as amended by act No. 118 of the public acts of 1883,

Which has passed the Senate by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect been ordered to take immediate effect, and in all of which the concurrence of the House is

respectfully asked.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

The bill was read a first and second time by its title, and referred to thecommittee on ways and means.

The Speaker also announced the following:

EXECUTIVE OFFICE, Lansing, June 24, 1887.

To the House of Representatives:

I have this day approved, signed and deposited in the office of the Secretary of State,

House bill No. 869 (file No. 470), being

An act to amend section 1 of act No. 90 of the session laws of 1853, entitled An act to amend the laws relative to supplying the city of Detroit with pure and wholesome water and to provide for the completion and management of the Detroit water works, approved February 14, 1853, as amended by act No. 359 of the session laws of 1873, approved April 12, 1873;

Also.

House bill No. 873 (file No. 462), being

An act establishing a lien for labor and services upon lumber, shingles, logs, timber, cedar posts, telegraph poles, railroad ties, bark, shingle bolts, stave bolts, staves, cordwood, pulp wood, hop poles, hoop poles, veneering wood, and all other forest products, and to repeal act No. 45 of the session laws of 1881, entitled "An act establishing a lien for labor and services upon logs, timber, cedar posts, telegraph poles, railroad ties, tan-bark, shingle bolts and staves, and to repeal act No. 185 of the session laws of 1873, entitled An act establishing a lien for labor and services upon logs and timber, as amended by act No. 253 of the public acts of 1879;

Also,

House bill No. 853, being

An act to amend section 48 of chapter 47, and section 4 of chapter 16, of act No. 390 of the local acts of 1885, entitled, "An act to amend and revise the charter of the city of Port Huron," approved June 17, 1885;

Also.

House bill No. 22 (file No. 23), being

An act to amend section 9 of article 2 of act No. 198 of the session laws of

1883, being an act entitled "An act to revise the laws providing for the incorporation of railroad companies and to regulate the running and management and to fix the duties and liabilities of all railroads and other corporations owning or operating any railroad in this State," being compiler's section 3323 of Howell's annotated statutes, as amended by act No. 177, session laws of 1877, and act No. 116, public acts of 1883;

Also,

House bill No. 168 (file No. 366), being

An act to provide for the drainage and reclamation of swamp land by means of a ditch from Little Black Lake, in the county of Muskegon, to Lake Michigan, and to make an appropriation of State swamp land therefor;

Also

House bill No. 575, being

An act to amend section 1 of article 2, sections 1 and 2 of article 3, section 2 of article 6, section 1 of article 10, section 5 of article 13, sections 1, 2, 3, 4 and 5 of article 14, sections 1, 2 and 3 of article 15, and section 3 of article 16 of act No. 245 of the session laws of 1869, entitled "An act to revise the charter of the village of Allegan," approved March 2, 1869, as amended by the several acts amendatory thereof, and to add 4 new sections to said act to stand as section 7 of article 3 and sections 9, 10 and 11 of article 13;

Also,

House bill No. 919 (file No. 398), being

An act to authorize and empower the township board of the township of Maple river, in the county of Emmet, in this State, to compromise, settle and discharge a judgment rendered in the circuit court for the county of Emmet, in favor of said township of Maple River and against George W. Green, a defaulting treasurer of said township, and William Kage, William Longaker and Leroy Sandford, his sureties, for less than the full amount thereof;

Also.

House bill No. 568 (file No. 176), being

An act to incorporate engineering societies;

Also.

House bill No. 327 (file No. 247), being

An act to authorize the sale in certain cases of land devised or bequeathed by will without power of sale;

Also,

House bill No. 393, being

An act to amend section 1 of act No. 257, session laws of 1869, entitled An act to incorporate the city of Hillsdale, approved March 8, 1869, as amended by act No. 253, session laws of 1871, approved March 31, 1871;

Also,

House bill No. 867 (file No. 380), being

An act to amend section 33, of chapter 7, and sections 1, 33, 34, 35 and 36 of chapter 11 of act No. 326, of the session laws of 1883, entitled An act to provide a charter for the city of Detroit, and to repeal all acts and parts of acts in conflict therewith, approved June 7, 1883.

C. G. LUCE,

The message was laid on the table.

Governor.

The Speaker also announced the following:

EXECUTIVE OFFICE, Lansing, June 22, 1887.

I have this day approved, signed, and deposited in the office of the Secretary of State:

House bill No. 366 (file No. 133), being

An act to provide for laying out and establishing a State road to connect the East Saginaw and Sauble River State road with the Tawas and Manistee State road in the counties of Arenac, Iosco and Ogemaw, and to provide for its construction by an appropriation of swamp lands, and the raising and expenditure of certain moneys therefor by the townships through which said road passes;

Also,

House bill No. 833, being

An act to re-incorporate the village of Rockford;

Also.

House bill No. 723, being

An act to authorize the village of Sturgis, in the county of St. Joseph, to raise money to make public improvements in said village, to issue bonds therefor and to provide for the levy of taxes therein to pay the same;

Also,

House bill No. 229 (file No. 427), being

An act to amend section 64 of act No. 153 of the public acts of the year 1885, entitled "An act to provide for the assessment of property and the levy and collection of taxes thereon," approved June 9, 1885.

C. G. LUCE, Governor.

The message was laid on the table.

The Speaker also announced the following:

EXECUTIVE OFFICE, Lansing, June 23, 1887.

To the House of Representatives:

I have this day approved, signed, and deposited in the office of the Secretary of State:

House bill No. 415 (file No. 305), being

An act to provide for the appointment, fix the compensation and prescribe the duties of the stenographer of the circuit courts for the counties of Allegan and Ottawa, now comprising the 20th judicial circuit.

C. G. LUCE, Governor.

The message was laid on the table.

By the committee on ways and means:

The committee on ways and means, to whom was referred

House bill No. 112, entitled

A bill making an appropriation for the use and benefit of the University

of Michigan,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, with the accompanying substitute therefor, entitled

A bill making an appropriation for the purpose of defraying the expenses of the Governor and Judges of the Supreme Court of the State of Michigan at the constitutional centennial celebration to be held at Philadelphia, September 15, 16 and 17, 1887,

Recommending that the substitute be concurred in and that the substitute do pass, and ask to be discharged from the further consideration of the subject.

M. E. RUMSEY, Chairman,

Report accepted and committee discharged.

On motion of Mr. Crocker,

The House concurred in the adoption of the substitute reported by the committee.

On motion of Mr. Crocker.

The rules were suspended, two-thirds of all the members present voting therefor, and the bill was put upon its immediate passage.

The bill was then passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Abbott,	Mr. Damon,	Mr. Killean,	Mr. Robinson, J.W.
Allen,	Dickson,	Kirby,	Robinson, R.,
Ashton,	Diekema,	Lakey,	Rounsville,
Baker, S.,	Dougherty,	Linton,	Rumsey,
Baldwin,	Eldred,	Manly,	Spencer,
Bardwell,	Goodrich,	McCormick,	Thompson,
Bates,	Green,	McGregor,	Vickary,
Baumgardner,	Haskin,	Mulvey,	Vroman,
Beecher,	Herrington,	Oviatt,	Washburn,
Breen,	Hill,	Perkins,	Watson, F.H.,
Brock,	Hoobler,	Pettit,	Watson H.,
Cady,	Hosford,	Pierce,	Wellman,
Cannon,	Hunt,	Powers,	Wilson,
Crocker,	Jones,	Preston,	Wood,
Cross,	Kelley,	Reader,	Speaker, 60
	TAT	A 370	•

NAYS.

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Title agreed to.

On motion of Mr. Crocker,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

Mr. Crocker offered the following:

WHEREAS, The centennial anniversary of the framing and promulgation of the constitution of the United States will take place at Philadelphia next September, at which all the states and territories will be represented; and

WHEREAS, A special invitation has been received requesting the attendance of the militia of the State to take part in the grand parade of the military and naval forces of the United States and of the various states and territories: and

WHEREAS. We have a high degree of confidence in the State troops of Michigan, and admiration for their skill in arms, and believe that their presence among the troops of the nation would be beneficial in a military sense; therefore

Resolved, (the Senate concurring), That the State military board are hereby authorized to send such companies or regiments or portions of regiments of Michigan State troops to the anniversary celebration at Philadelphia as in their discretion they may think proper. The expenses of the journey shall be borne out of the military fund, and that a sufficient amount may be available the State military board may in their judgment discontinue for the present year, wholly or partially, the annual encampment, withhold from the encampment such companies or regiments as they decide to send to Philadel-

phia, or in any other way alter the arrangements for the annual encampment so as to reserve a sufficient sum to defray the expenses of this contemplated anniversary expedition.

Pending the order that the resolution lie over one day under the rules,

On motion of Mr. Crocker,

The rules were suspended, two-thirds of all the members present voting therefor, and the resolution was placed on its immediate consideration.

The resolution was then adopted. By the committee on drainage:

The committee on drainage, to whom was referred

Senate bill No. 276, entitled

A bill to amend section 4 of chapter 2 of act No. 227 of the public acts of 1885, entitled "An act to provide for the construction and maintenance of drains and the assessment and collection of taxes therefor, and to repeal all other laws relative thereto," approved June 20, 1885,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do not pass, and ask to be discharged from the further consideration of the subject.

R. ROBINSON, Chairman.

Report accepted and committee discharged.

On motion of Mr. Bentley,

The bill was laid on the table.

Mr. Dickson offered the following:

Resolved, That the thanks of this House of Representatives be extended to the representatives of the press who have so ably and faithfully communicated to the people of this State the efforts and achievements of this Legislature;

Resolved, That as a means of showing our appreciation of the work of these representatives-at-large of the people that engrossed copies of these resolutions be prepared and presented to each of the representatives of the State press in regular attendance on the sessions of this House.

The question being on the adoption of the resolution,

The resolution was adopted.

Mr. F. H. Watson offered the following:

WHERBAS, Lorenzo Booth, a messenger of this house, has, through no fault of his own, lost a book belonging to the State library; therefore

Resolved, That he be relieved from paying for the same, and that the State librarian be authorized to issue a certificate to him.

The question being on the adoption of the resolution.

The resolution was adopted.

By the committee on education:

The committee on education, to whom was referred

Senate bill No. 252 (file No. 63), entitled

A bill to incorporate the public schools of the township of Sanborn, in the county of Alpena,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that the bill do pass, and ask to be discharged from the further consideration of the subject.

W. W. WILLIAMS, Chairman.

Report accepted and committee discharged.

On motion of Mr. Baldwin,

The rules were suspended, two-thirds of all the members present voting therefor, and the bill was placed on its immediate passage.

The bill was then passed, a majority of all the members elect voting there-

for, by yeas and nays, as follows:

YEAS.

Mr. Allen,	Mr. Cross,	Mr. Lakey,	Mr. Robinson, J.W.
Ashton,	Damon,	Lincoln,	Robinson, R.,
Baker, S.,	Dickson,	Linton,	Rounsville,
Baker, W. A.,		Manly,	Rumsey,
Baldwin,	Dunbar.	McCormick,	Snow,
Bates.	Eldred,	McGregor,	Spencer,
Baumgardner		McKie,	Thompson,
Beecher,	Harper,	McMillan,	Tindall,
Bettinger,	Haskin,	Mulvey,	VanOrthwick.
Bentley,	Hill,	Ogg, J	Vroman,
Breen,	Holt,	Pardee,	Watson, F. H.
Brock,	Hoobler,	Perkins,	Watson, H.
Burr,	Hosford.	Pettit,	Watts,
Cady,	Houk,	Pierce,	Wellman,
Cannon,	Jones,	Powers,	Williams, T.H.
Chamberlain,	Kallander,		Williams, W.W.
Chapman,	Kelley,	Reader,	Wilson,
Cole,	Killean,	Rentz,	Speaker,
Crocker,	Kirby,	•	74
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NAYS.

Mr. Wood,

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Title agreed to.

On motion of Mr. Baldwin,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

By the committee on insurance:

The committee on insurance, to whom was referred

House bill No. 210, entitled

A bill to provide for the organization of mutual insurance companies to insure live stock against loss by disease or theft.

Also.

House bill No. 658, entitled

A bill to provide for the incorporation of mutual insurance companies and to regulate their powers and duties.

Also,

House bill No. 605, entitled

A bill requiring all life insurance companies doing business in the State of Michigan to notify by registered mail, express, or through bank, of any and all assessments, dues or premiums due said companies by their policy holders.

Also.

House bill No. 153, entitled

A bill regulating the adjustment and payment of losses to property sustained by fire or other casualty by fire insurance companies doing business in this State.

Also.

House bill No. 618, entitled

A bill to provide for and regulate the levy and collection of taxes from in-

surance companies doing business in the State of Michigan.

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, and recommend that they do not pass, and ask to be discharged from the further consideration of the subject.

JOHN S. CROSS, Chairman.

Report accepted and committee discharged.

On motion of Mr. Cross,

The several bills were laid on the table.

By the committee on insurance:

The committee on insurance, to whom was referred

House bill No. 683, entitled

A bill to amend section 42 of act No. 121 of the public acts of 1883, entitled "An act to amend an act entitled An act relative to the organization and powers of fire and marine insurance companies transacting business within this State," approved April 3, 1869, as amended by the several acts amendatory thereof, by adding a new section thereto, to stand as section 42 of this act.

Also,

House bill No. 813, entitled

A bill to authorize mutual fire insurance companies confining their business insuring manufacturing risks, to take risks in any county in this State and repealing, so far as such companies are concerned, the provisions of section 6 of an act relative to the organization and powers of fire and marine insurance companies transacting business in this State, approved April 3, 1869, requiring mutual companies to confine their business to two counties and to set forth such counties by name in their articles of association.

Also.

House bill No. 190 (file No. 71), entitled

A bill to provide for incorporation of cooperative and mutual benefit associations, and to define their powers and duties and also to repeal act No. 192 of the public acts of 1883, approved June 8, 1883.

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without recommendation, and ask to be discharged from the further consideration of the subject.

JOHN S. CROSS, Chairman.

Report accepted and committee discharged.

On motion of Mr. Cross.

The several bills were laid on the table.

By the committee on State affairs:

The committee on State affairs, to whom was referred

Senate bill No. 360 (file No. 233), entitled

A bill to amend section 1 of chapter 70 of Howell's annotated statutes of Michigan, being compiler's section 2247, relative to bounty for killing wolves,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without recommendation, and ask to be discharged from the further consideration of the subject.

A. R. CHAPMAN, Chairman.

Report accepted and committee discharged.

On motion of Mr. Chapman,

The bill was laid on the table.

Mr. W. Williams moved to reconsider the vote by which the House concurred in the Senate amendments to

House bill No. 774 (file No. 493), entitled

A bill to fix the salary of the private secretary of the Auditor General.

On motion of Mr. Green,

The motion to reconsider was laid on the table.

Mr. Wellman moved to take from the table House bill No. 554 (file No. 483), entitled

A bill to tax the business of the manufacture and sale of oleomargarine and butterine,

Which motion did not prevail.

On motion of Mr. Ogg,

The committee of the whole was discharged from all bills on that order, and they were placed on the order of third reading.

House bill No. 837 (file No. 489), entitled

A bill to prevent non-resident aliens from acquiring or holding lands in this State, or any interest therein,

Was read a third time, and pending the taking of the vote on the passage thereof.

On motion of Mr. Ogg,

The bill was laid on the table.

Senate bill No. 342 (file No. 165), entitled

A bill to provide for relieving the general statutes of obsolete acts,

Was read a third time, and pending the taking of the vote on the passage thereof,

Mr. F. H. Watson moved to amend the bill by striking out in line 3, section 4, the word "six" and inserting the word "four" in lieu thereof,

Which motion prevailed. On motion of Mr. Manly,

The enacting words of the bill were then stricken out.

Senate bill No. 181 (file No. 215), entitled

A bill to amend sections 1 and 8 of chapter 1 of act No. 243 of the session laws of 1881, entitled An act to revise and consolidate the laws relating to the establishment, opening, improvement and maintenance of highways and private roads, and the building, repairing, and preservation of bridges within this State," approved June 8, 1881, being continuous sections 1296 and 1303 of Howell's annotated statutes of Michigan,

Was read a third time, and pending the taking of the vote on the passage

thereof.

On motion of Mr. Abbott,

The enacting words of the bill were stricken out.

Senate bill No. 182 (file No. 153), entitled

A bill to amend compiler's section 4709 of the compiled laws of 1871, the same being compiler's section 6196 of Howell's annotated statutes, relative to the filing of chattel mortgages,

Was read a third time, and pending the taking of the vote on the passage

thereof.

On motion of Mr. Abbott,

The bill was laid upon the table.

House joint resolution No. 19, entitled

Joint resolution declaring forfeited all the uncertified lands within the limits of the Marquette, Houghton and Ontonagon Railroad land grant, together with all the land certified or uncertified which lie opposite the uncompleted portion of said railroad extending from L'Anse to Ontonagon,

Was read a third time, and pending the taking of the vote on the passage

thereof,

After some discussion,

Mr. Lincoln demanded the previous question.

The demand was seconded.

The question being shall the main question be now put,

The same was ordered.

The joint resolution was then passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr.		Mr. Diekema,	Mr.	Killean,	Mr.	Rumsey,	
	Allen,	Dillon,		Kirby,		Snow,	
	Baker, S.,	Dougherty,		Lincoln,		Spencer,	
	Baker, W. A.,	Dunbar,		Linton,		Stuart,	
	Baldwin,	Eldred,		Makelim,		Thompson,	,
	Bates,	Engleman,		Manly,		Tindall,	
	Baumgardner,	Goodrich,		McGregor,		VanOrthwi	ck,
	Bettinger,	Green,		McKie,		Vickary,	
	Bentley,	Grenell,		Ogg,		Vroman,	
	Breen,	Harper,		O'Keefe,		Washburn,	
	Burr,	Haskin,		Pardee,		Watson, F.	Н.,
	Cady,	Herrington,		Pettit,		Watson, H	٠,
	Chapman,	Hoaglin,		Powers,		Watts,	
	Cole,	Hoobler,		Robinson, J. W	•	Webber,	
	Crocker,	Houk,		Robinson, R.,		Wellman,	
	Damon,	Jones,		Rogers,		Wilson,	
	Dickson,	Kelley,		Rounsville,		Wood,	
		V -				Speaker,	69
		-					

NAYS.

Mr. Ashton,	Mr. Chamberlain,	Mr. Hunt,	Mr. Preston,	
Beecher,	Cross,	McCormick,	Reader,	
Cannon,	Douglass,	Mulvey,	Simpson,	
Case,	Holt,	Perkins,	_	15

The Speaker announced that if, on further investigation, it was found that a two-thirds vote of all the members elect were necessary to the passage of the joint resolution, the announcement would be changed accordingly, since a two-thirds vote has been cast in its favor.

House bill No. 290, entitled

A bill making a grant of State lands to aid in the construction of a railroad from Alpena to Petoskey.

Was read a third time, and pending the taking of the vote on the passage thereof,

On motion of Mr. Perkins, The bill was laid on the table. Mr. Diakema then rose in his place and spoke as follows:

Mr. Speaker and Members of the House of Representatives:

Two years ago it was my pleasure and privilege to form the acquaintance and to cultivate the friendship of the representative from Ogemaw county. He was young in years, but his keen intellect, his mature judgment, and above all, his powerful and fearless presentation of his deep-rooted and honest convictions, made him one of the shining lights of the House of 1885.

When we left our homes and firesides, and exchanged our private for our public duties in January last, it became my pleasure to nominate this young man for your Speaker. I promised you that he would reflect credit upon you in that position. I promised you that the business of the House would not lag under his hands. You took me at my word, and to-day I am proud to say that our highest expectations have been realized. Mr. Speaker, through your fidelity to duty, through your honest, impartial rulings, through your kind and friendly manners, you have gained the love and respect of us all, and we feel at this, the closing hour of the session, that we are all tied to you by cords of friendship that neither time nor distance can sever. You have reflected credit upon yourself, upon this House and upon the State of Michigan.

It therefore gives me great pleasure in the name of all the Members of this House of Representatives to present you with this token of our high esteem for you, and to assure you that with it go our best wishes for you and yours

through life.

A silver tea set and water service were then placed on the Speaker's desk. The Speaker spoke in reply as follows:

Gentlemen of the House of Representatives:

I most sincerely thank you for this expression of your confidence and esteem. The gentleman who has made this presentation has paid me a very high compliment, and I only trust that I am worthy of it, and that this token of your esteem has been warranted by my actions while acting as your presiding officer. I would be much less than a man if I were not moved by such an expression of confidence upon your part. It is very difficult for any person to preside over a body of this kind containing one hundred members, and expect to please them at all times. This I had not expected, and could not reasonably expect, but whatever mistakes I have made, have not been mistakes of the heart. I have at all times endeavored to perform the arduous duties of this position fairly, honestly, and impartially, and I have the satisfaction of believing that you believe that such has been my desire and intention. I am under many obligations to you for your generous assistance in this work, and now, as we are about to close the session, and expect to be separated by distance, I trust that the feelings of friendship which our associations here during the session have engendered, may ever remain. I have formed many pleasant associations and acquaintances, which will not soon be forgotten, and this beautiful token of your friendship will ever be a constant reminder to me of the pleasant associations of this session, and will be dearly prized and fully appreciated.

Again, gentlemen, I thank you for this mark of your esteem.

By the committee of conference:

The committee of conference, to whom was referred

House bill No. 577 (file No. 413), entitled

A bill to amend chapter 193 of the compiled laws of 1871, being chapter 267 of Howell's annotated statutes, by adding four new sections thereto, relative to the sale of homesteads for the payment of debts of deceased persons, and expenses of administering their estates,

Which the Senate has amended by adding at the end of section 7 the following words: "But no such sale shall be made during the time the widow of

the deceased shall remain unmarried,"

In which said amendment the House non-concurred, whereupon the Senate insisted upon its said amendment and asked for a committee of conference, which was granted,

Respectfully report that they have had the matter of disagreement existing between the two houses relative to said bill under consideration and recom-

mend that from its said amendment the Senate recede.

EDWARD E. EDWARDS, JOHN C. SHARP, C. W. WISNER,

Members of Committee on part of Senate.

GERRIT J. DIEKEMA, CASS E. HERRINGTON, MARTIN CROCKER,

Members of Committee on part of House.

Report accepted and committee discharged.

The Speaker announced the following:

SENATE CHAMBER, Lansing, June 24, 1887.

To the Speaker of the House of Representatives:

SIR-I am instructed to return to the House the following bills:

House bill No. 577 (file No. 413), entitled

A bill to amend chapter No. 193 of the compiled laws of 1871, being chapter 267 of Howell's annotated statutes, by adding four new sections thereto, relative to the sale of homesteads for the payment of debts of deceased persons, and expenses of administering their estates,

Concerning which a matter of disagreement existed between the two Houses

and on which a committee of conference was ordered.

Now to inform the House that said committee has reported to the Senate as follows:

The committee of conference, to whom was referred

House bill No. 577 (file No. 413), entitled

A bill to amend chapter 193 of the compiled laws of 1871, being chapter 267 of Howell's annotated statutes, by adding four new sections thereto, relative to the sale of homesteads for the payment of debts of deceased persons, and expenses of administering their estates,

Which the Senate amended as follows:

By adding to the end of added section 1 the words "but no such sale shall be made during the time the widow of the deceased shall remain unmarried."

In which said amendments the House non-concurred, whereupon the Senate insisted upon its said amendment, and asked for a committee of conference, which was granted,

Respectfully report that they have had the matter of disagreement existing between the two houses relative to said bill under consideration, and recommend that from its said amendment the Senate recede.

> EDWARD E. EDWARDS, JOHN C. SHARP, C. W. WISNER,

Members of Committee on part of Senate.

GERRIT J. DIEKEMA, CASS E. HERRINGTON, MARTIN CROCKER,

Members of Committee on part of House.

Now to inform the House that the Senate has adopted said report by a majority vote of all the Senators elect, and in which the concurrence of the House is respectfully asked.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

The bill was referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER. Lansing, June 24, 1887.

To the Speaker of the House of Representatives:

SIR—I am instructed to return to the House the following bill:

House bill No. 326 (file No. 388), entitled

A bill to authorize the village of Cheboygan, in the county of Cheboygan, to erect, operate and maintain an electric light plant in connection with its water works,

In the passage of which the Senate has concurred by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect has ordered the same to take immediate effect.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

The bill was referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, June 24, 1887.

To the Speaker of the House of Representatives:

SIR-I am instructed to return to the House the following bill:

House bill No. 606, entitled

A bill to amend sections 5, 17, 22, and 23 of act No. 161 of the public acts of 1885, entitled "An act to establish the police court of the city of Detroit," approved June 9, 1885, and to add one section thereto to stand as section 26,

And to inform the House that the Senate amended said bill as follows:

By striking out of section 5 the words "than judicial,"

In the passage of which, as thus amended, the Senate has concurred by a

majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect has ordered the same to take immediate effect.

Very respectfully,

LEWIS M. MILLER.

Secretary of the Senate.

The question being on concurring in the amendment made by the Senate to the bill.

On motion of Mr. Diekema,

The House concurred, a majority of all the members elect voting therefor by yeas and nays, as follows:

YEAS.

Mr.	Abbott,	Mr.	Diekema,	Mr.	Kelley,	Mr.	Rentz,
	Allen,		Dillon,		Killean,		Robinson, R.,
	Baker, S.,		Dougherty,		Kirby,		Rogers,
	Baldwin,		Dunbar,		Lakey,		Rounsville,
	Bardwell,		Eldred,		Makelim,		Spencer,
	Bates,		Goodrich,		Manly,		Thompson,
	Beecher,		Green,		McCormick,		VanOrthwick,
	Bettinger,		Herrington,		McGregor,	`	Vickary,
	Cady,		Hill,		McKie,		Watson, F. H.,
	Cannon,		Hoaglin,		Mulvey,		Watson, H.,
	Case,		Holt,		Oviatt,		Watts,
	Chamberlain,		Hosford,		Pardee,		Webber,
	Chapman,		Houk,		Perkins,		Wellman,
	Cole,		Hunt,		Pettit,		Wilson,
	Cross,		Jones,		Preston,		Wood,
	Damon,		Kallander,		Reader,		Speaker,
	Dickson,		•		•		65
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NAYS.

The bill was then referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER, Lansing June 24, 1887.

To the Speaker of the House of Representatives:

SIR—I am instructed to return to the House the following bill:

House bill No. 547 (file No. 390), entitled

A bill to amend section 1 of act No. 233 of the public acts of 1881, being an act entitled "An act to reorganize the Michigan institute for educating the deaf and dumb," approved Jnne 7, 1881, the same being compiler's section 1836 of Howell's annotated statutes of Michigan,

In the passage of which the Senate has concurred by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect has

ordered the same to take immediate effect.

Very respectfully,

LEWIS M. MILLER. Secretary of the Senate.

The bill was referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, June 24, 1887.

To the Speaker of the House of Representatives:

SIR-I am instructed to return to the House the following bill:

House bill No. 557, entitled

A bill to authorize the village of West Branch, in the county of Ogemaw, to raise money to make public improvements in said village, to issue bonds therefor, and to provide for the levy of taxes therein to pay the same,

In the passage of which the Senate has concurred by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect has ordered the same to take immediate effect.

Very respectfully,

LEWIS M. MILLER, Secretary of the Senate.

The bill was referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, June 24, 1887.

To the Speaker of the House of Representatives:

Sir-I am instructed to return to the House the following bill:

House bill No. 300 (file No. 321), entitled

A bill to authorize the highway commissioners of the townships of Walker and Alpine, in the county of Kent, to receive contributions in money or labor, to be expended under their direction in grading, graveling, and improving a certain road in said county, and to declare the said road forever a free road,

In the passage of which the Senate has concurred by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect has

ordered the same to take immediate effect.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

The bill was referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, June 24, 1887.

To the Speaker of the House of Representatives :

SIR-I am instructed to return to the House the following bill:

House bill No. 691 (file No. 333), entitled

A bill making an appropriation of State swamp land to aid the townships of Eggleston and Moorland, in the county of Muskegon, for the purpose of cleaning, dredging and clearing out the south branch of Black Creek, in the township of Eggleston, and also the township and county drains in the township of Moorland, in said county,

In the passage of which the Senate has concurred by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect that

ordered the same to take immediate effect.

Very respectfully,

LEWIS M. MILLER, Secretary of the Senate. The bill was referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, June 24, 1887.

To the Speaker of the House of Representatives:

SIR-I am instructed to return to the House the following bill:

House bill No. 748 (file No. 448), entitled

A bill to authorize the city of Saginaw to purchase and maintain the State road bridge across the Tittabawassee river in the county of Saginaw and the approaches and appurtenances thereto for a free public highway, and to issue bonds for that purpose, and to authorize any township or townships in Saginaw county to contract with said city for the purpose of aiding said city in such purchase and maintenance, and to authorize such townships to raise money by taxation, and to issue bonds for such purpose,

In the passage of which the Senate has concurred by a majority vote of all the Senators elect, and by a vote of two thirds of all the Senators elect has

ordered the same to take immediate effect.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

The bill was referred to the committee on engrossment and enrollment for enrollment.

The Speaker announced the following:

EXECUTIVE OFFICE, Lansing, June 24, 1887.

To the House of Representatives:

I have this day approved, signed, and deposited in the office of the Secretary of State:

House bill No. 794 (file No. 416), being

An act making an appropriation of State swamp lands to aid in improving the channel of Maple river in the counties of Clinton and Gratiot.

C. G. LUCE,

Governor.

The message was laid on the table.

The Speaker also announced the following:

EXECUTIVE OFFICE, \\
Lansing, June 24, 1887.

To the House of Representatives:

I have this day approved, signed, and deposited in the office of the Secretary of State:

House bill No. 134 (file No. 80), being

An act to provide for the appointment, fix the compensation, and prescribe the duties of the stenographer of the circuit courts of the counties of Manistee, Mason, Lake and Osceola, now comprising the 19th judicial circuit.

C. G. LUCE, Governor.

The message was laid upon the table.

On motion of Mr. Chapman,

The House took a recess until 7:30 o'clock this evening.

EVENING SESSION.

7:30 o'clock P. M.

The House met and was called to order by the Speaker.

Roll called: quorum present. The House resumed the order of

MESSAGES FROM THE SENATE.

The Speaker announced the following:

SENATE CHAMBER, Lansing, June 24, 1887.

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to transmit the following bills:

Senate bill No. 438 (file No. 269), entitled

A bill to repeal act No. 190 of the session laws of 1885, entitled An act making an appropriation of State swamp lands to aid the county of Jackson in straightening and opening a channel or outlet for Portage lake, and to repeal act No. 132 of the session laws of 1881, entitled An act to authorize and empower the board of control of State swamp lands to make an appropriation of swamp lands to drain certain overflowed lands in Jackson county, approved May 10, 1881, approved June 16, 1885,

Which has passed the Senate by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect been ordered to take immediate effect, and in all of which the concurrence of the House is respect-

fully asked.

Very respectfully,

LEWIS M. MILLER, Secretary of the Senate.

The bill was read a first and second time by its title, and pending its reference to a committee,

On motion of Mr. Watts,

The rules were suspended, two-thirds of all the members present voting therefor, and the bill was put on its immediate passage.

The bill was then read a third time and passed, a majority of all the mem-

bers elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Allen, Anderson, Ashton, Baker, S., Baker, W. A., Beecher, Bettinger, Brock, Burr, Cady, Case, Chamberlain, Chapman,	Mr. Dickson, Diekema, Dougherty, Douglass, Dunbar, Eldred, Goodrich, Harper, Haskin, Hill, Hoaglin, Holt,	Mr. Kallander, Kelley, Killean, Kirby, Lakey, McCormick, McKie, Mulvey, Ogg, O'Keefe, Oviatt, Pettit, Reader.	Mr. Rogers, Rumsey, Simpson, Stuart, Thompson, Tindall, Vickary, Vroman, Washburn, Watson, H., Watts, Wellman, Williams, T.H.
Unapman,	Hoobler,	Keader,	Williams, T. H.

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Mr. Rentz. Mr. Wood, Mr. Cole, Mr. Hosford, Robinson, R., Speaker, Cross. Hunt, 62 Damon, Jones, NAYS.

Title agreed to.

Mr. Pardee.

Mr. Rounsville,

On motion of Mr. Watts,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

Mr. Beecher offered the following:

Resolved, That Mark Walters, keeper of the document room, be allowed extra compensation to the amount of one dollar per day for services.

The question being on the adoption of the resolution,

Mr. Chapman demanded the yeas and nays.

The demand was seconded, and the resolution was adopted by yeas and navs. as follows:

YEAS.

Mr.	Allen, Mr	. Dunbar,	Mr. Lakey,	Mr. Simpson,
	Baker, W. A.,	Engleman,	Makelim,	Stuart,
	Bardwell,	Green,	McCormick,	Thompson,
	Beecher,	Harper,	McGregor,	Tindall,
	Breen,	Herrington,	Mulvey,	Vickary,
	Brock,	Holt,	O'Keefe,	Washburn,
	Chamberlain,	Hoobler,	Perkins,	Watson, H.,
	Cole,	Hosford,	Pierce,	Watts,
	Dillon,	Houk,	Rentz,	Wellman,
	Dougherty,	Kallander,	Robinson, J. W	. Williams, T.H.
	Douglass,	Kirby,	Rumsey,	Wood, 44
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NAYS.

Mr. Anderson,	Mr. Eldred,	Mr. Oviatt,	Mr. Reader,
Burr,	Haskin,	Pardee,	Robinson, R.,
Case,	Hill,	Pettit,	Rounsville,
Chapman,	Jones,	Powers,	VanOrthwick,
Cross,	Manly,	Preston,	Vroman,
Damon,	McKie,	•	22

Mr. Hosford offered the following:

Resolved, That Charles A. Lee, chief janitor of the House, be allowed one dollar per day extra compensation for the session

Which was not adopted.

By the committee on ways and means:

The committee on ways and means, to whom was referred

Senate bill No. 343 (file No. 284), entitled

A bill to amend An act to provide for the payment of the salaries of the State officers, being compiler's section 339 of Howell's annotated statutes, relative to salaries of State officers, deputies and clerks, as amended by act No. 118 of the public acts of 1883,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do not pass, and ask to be discharged from the

further consideration of the subject.

M. E. RUMSEY, Chairman.

Report accepted and committee discharged.

On motion of Mr. Lakey,

The bill was laid on the table.

By the committee on local taxation:

The committee on local taxation, to whom was referred

Senate bill No. 362 (file No. 303), entitled

A bill to authorize the board of supervisors of Alpena county to issue bonds for the purpose of raising money to improve the highways leading from the

city of Alpena to the several townships in said county,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without recommendation, and ask to be discharged from the further consideration of the subject.

H. E. CASE, Chairman.

Report accepted and committee discharged.

On motion of Mr. Baldwin,

The rules were suspended, two-thirds of all the members present voting

therefor, and the bill was placed on its immediate passage.

The bill was then read a third time and passed, a majority of all the members elect, voting therefor by yeas and nays as follows:

YEAS.

Mr. Abbott, Mr. Dillon Allen, Dougl Ashton, Dougl Baker, W. A., Dunba Baldwin, Eldred Bardwell, Grenel Baumgardner, Harpe Beecher, Haskir Bentley, Herrir Breen, Hill, Brock, Holt, Burr, Hooble Cannon, Hosfor Case, Houk, Cole, Hunt, Cross, Jones Damon, Kallan Dickson, Kelley	herty, Kirby, lass, Lakey, ar, Lincold, McCor ll, McGre, or, McKie, n, Oviatt, ngton, Pardee Perkin Pettit, ler, Pierce, ord, Powers Rentz, Robins nder, Rounsy	Spencer, Stuart, n, Tindall, mick, Van Orthwick, gor, Vickary, Vroman, Washburn, Watson, F. H. s, Watson, H., Watts, Wellman, williams, T.H. Williams, W.W. Wilson, on, R., Wood,
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NAYS.

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Title agreed to.

On motion of Mr. Baldwin,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

The Speaker announced the following:

SENATE CHAMBER, Lansing, June 24, 1887.

To the Speaker of the House of Representatives:

SIR,—I am instructed to return to the House the following bill:

House bill No. 222 (file No. 197), entitled

A bill to amend section 9 of act No. 148, session laws of 1885, entitled "An act to establish a State house of correction and branch of State prison in the Upper Peninsula, and to provide for the location thereof, and making an appropriation therefor.

And to inform the House that the Senate has amended the same as follows,

By inserting in line 2 of section 9, after the word "day," the word "hereafter."

In the passage of which, as thus amended, the Senate has concurred by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect has ordered the same to take immediate effect.

Very respectfully,

LEWIS M. MILLER, Secretary of the Senate.

The question being on concurring in the amendments made by the Senate to the bill,

On motion of Mr. W. W. Williams,

The House concurred, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Allen, Anderson, Ashton, Baker, W. A., Baldwin, Bardwell, Baumgardner, Beecher, Brock, Burr, Cady, Case, Chapman, Cole, Cross, Damon,	Dougherty, Douglass, Dunbar, Eldred, Engleman, Goodrich, Grenell, Harper, Haskin, Herrington, Hill, Hoaglin, Hoobler, Hosford, Hunt, Kallander,	Mr.	Killean, Kirby, Lakey, Lincoln, McCormick, McGregor, McKey, McMillan, Mulvey, Ogg, O'Keefe, Oviatt, Pardee, Perkins, Powers, Preston,	Mr	Rentz, Robinson, J. W, Robinson, R., Rogers, Rumsey, Snow, Stuart, Van Orthwick, Vickary, Watson, H., Watts, Wellman, Williams, W.W. Wilson, Wood, Speaker,
Dillon,	Kelley,		Reader,		67

NAYS.

The bill was then referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, June 24, 1887.

To the Speaker of the House of Representatives:

SIR—I am instructed to return to the House the following bill:

House bill No. 530 (file No. 147), entitled A bill to amend section 2 of act No. 108 of the session laws of 1871, as amended, being compiler's section 4207 of Howell's annotated statutes relative to the insurance bureau.

In the passage of which the Senate has concurred by a majority vote of all Senators elect, and by a vote of two-thirds of all the Senators elect has ordered the same to take immediate effect.

Very respectfully,

LEWIS M. MILLER.

Secretary of the Senate.

The bill was referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, June 24, 1887.

To the Speaker of the House of Representatives:

SIR—I am instructed to return to the House the following bill:

House bill No. 321 (file No. 389), entitled

A bill to amend section 1 of chapter 7, section 20 of chapter 9, and section 4 of chapter 11, of act No. 62 of the public acts of 1875, entitled An act granting and defining the powers and duties of incorporated villages, approved April 1, 1875, as amended by the several acts amendatory thereof, being compiler's sections 2847, 2942 and 2973 of Howell's annotated statutes.

And to inform the House that the Senate has amended the same as follows,

viz.:

1. By striking out of line 32 of section 1 of chapter 7, after the word "horses," the word "or" and inserting in the same line, after the word "mules," the words "or other animals."

In the passage of which, as thus amended, the Senate has concurred by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect, has ordered the same to take immediate effect.

Very respectfully,

LEWIS M. MILLER, Secretary of the Senate.

The question being on concurring in the amendment made by the Senate to the bill,

On motion of Mr. Perkins,

The House concurred, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Abbott, Anderson, Ashton, Baker, W. A., Bardwell, Baumgardner, Beecher, Bentley, Breen, Brock, Burr, Cady, Cannon.	Douglass, Dunbar, Engleman, Green, Grenell, Hill, Hoaglin, Holt, Hosford, Houk, Hunt, Jones, Kallander.	Mr.	Linton, Manly, McCormick, McGregor, McMillan, Ogg, O'Keefe, Pardee, Perkins, Pettit, Powers, Preston, Rentz.	Mr.	Snow, Spencer, Stuart, Thompson, Tindall, VanOrthwick, Vickary, Watson, F. H., Watson, H., Watts, Webber, Wellman, Williams.T. H
Cannon, Cole,	Kallander, Kelley,		Rentz, Robinson, J. W	7.	Williams, T. H Williams, W. W
•	,		•		•

Mr. Damon, Mr. Killean, Mr. Wilson, Mr. Rogers, Dickson. Kirby, Rounsville. Wood. Lakey, Dillon. Rumsey, Speaker, 71 Dougherty, Lincoln, Simpson, NAYS. O

The bill was then referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, June 24, 1887.

To the Speaker of the House of Representatives:

Sir-I am instructed to return to the House the following bill:

House bill No. 235 (file No. 368), entitled

A bill to regulate the freight tariff, and to prevent unjust discrimination in charges of tolls or compensation for the transportation of freights upon railroads in this State.

And to inform the House that the Senate has amended the same as follows, viz:

1. By striking out all but sections 7, 12, 13 of the bill, and renumbering the remaining sections to stand as sections 1, 2 and 3.

- 2. By adding to the end of section 7 the words: "Provided, That nothing in this act shall apply to the carriage, storage or handling of property free or at reduced rates for the United States, State or municipal government, or for charitable purposes, or to or from fairs and expositions for exhibition thereat."
 - 3. By striking out of section 12 all after the word "provided" in line 7.
- 4. By striking out of line 4 of section 13 the word "five" and inserting in lieu thereof the word "one;" also, strike out "one thousand" and insert "five hundred."
- 5. By striking out of section 13 all after "dollars" where it first occurs. In the passage of which, as thus amended, the Senate has concurred by a majority vote of all the Senators elect.

Very respectfully,

LEWIS M. MILLER, Secretary of the Senate.

On motion of Mr. Rogers, The bill was laid on the table.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, June 24, 1887.

To the Speaker of the House of Representatives:

SIR-I am instructed to return to the House the following bill:

House bill No. 552, entitled

A bill to provide for the construction of a State road bridge across Black river, in the township of Grant, in St. Clair county, and to appropriate State swamp land, the proceeds of which to be used for the construction of said bridge.

In the passage of which the Senate has concurred by a majority vote of all

the Senators elect and by a vote of two-thirds of all the Senators elect has ordered the same to take immediate effect.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

On motion of Mr. Wellman,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

The bill then was referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, June 24, 1887.

To the Speaker of the House of Representatives:

Sir-I am instructed by the Senate to transmit the following bill:

Senate bill No. 367, entitled

A bill to amend the charter of the city of Detroit with regard to sidewalks,

the laying, repairing, and pay for the same,

Which has passed the Senate by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect been ordered to take immediate effect, and in all of which the concurrence of the House is respectfully asked.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

The bill was read a first and second time by its title, and pending its reference to a committee,

On motion of Mr. Rentz,

The rules were suspended, two-thirds of all the members present voting therefor, and the bill was placed on its immediate passage.

The bill was then read a third time and passed, a majority of all the mem-

bers elect voting therefor, by yeas and nays as follows:

YEAS.

Mr. Abbott,	Mr. Damon,	Mr. Lakey,	Mr. Rounsville,
Allen,	Dickson,	Lincoln,	Rumsey,
Ashton,	Dougherty,	Linton,	Snow,
Baker, S.,	Douglass,	Manly,	Spencer,
Baker, W. A.,	Dunbar,	McCormick,	Stuart,
Baldwin,	Engleman,	McKie,	Thompson,
Bardwell,	Goodrich,	McMillan,	Tindall,
Bates,	Green,	Mulvey,	Vickary,
Baumgardner,	Harper,	Oviatt,	Vroman,
Beecher,	Haskin,	Pardee,	Watson, F. H.,
Breen,	Hill,	Perkins,	Watson, H.,
Brock,	Hoaglin,	Pettit,	Watts,
Burr,	Hoobler,	Pierce,	Webber,
Cady,	Hosford,	Preston,	Wellman,
Case,	Hunt,	Reader,	Williams, T. H.
Chapman,	Kallander,	Rentz,	Williams, W. W

Mr. Kelly, Mr. Robinson, J.W. Mr. Wood, Mr. Cole, Robinson, R., Crocker, Killean, Speaker. Cross, 73 NAYS. 0

Title agreed to.

On motion of Mr. Rentz,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, June 24, 1887.

To the Speaker of the House of Representatives:

SIR—I am instructed to return to the House the following bill:

House bill No. 380, entitled

A bill to provide for the introduction and use of safety gates upon swing and draw bridges,

In the passage of which the Senate has concurred by a majority vote of all the Senators elect.

Very respectfully,

LEWIS M. MILLER, Secretary of the Senate.

The bill was referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, June 24, 1887.

To the Speaker of the House of Representatives:

SIR-I am instructed to return to the House the following bill:

House bill No. 854, (file No. 480), entitled A bill to provide for keeping clear of obstructions, open and in good condition and repair all ditches in this State constructed under the authority of the board of control, having charge of the drainage and reclamation of swamp lands by means of State roads and ditches, or ditches constructed by aid of State swamp lands,

In the passage of which, the Senate has concurred by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect has ordered the same to take immediate effect.

Very respectfully

LEWIS M. MILLER. Secretary of the Senate.

On motion of Mr. Perkins,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

The bill was referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, June 24, 1887.

To the Speaker of the House of Representatives:

SIR—I am instructed to return to the House the following bill:

House bill No. 463 (file No. 336), entitled

A bill to amend sections Nos. 26, 31, and 41 of act No. 175 of the session laws of 1851 entitled "An act to provide for holding general and special elections, approved June 27, 1851," being compiler's sections Nos. 162, 167 and 177 of Howell's annotated statutes,

In the passage of which the Senate has concurred by a majority vote of all

the Senators elect.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

The bill was then referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, June 24, 1887.

To the Speaker of the House of Representatives:

SIR—I am instructed to return to the House the following bill:

House bill No. 536, entitled

A bill to confirm assessments and the levy of taxes for municipal purposes in the city of East Saginaw for the years 1873, 1874, 1875, 1876, 1877, and 1878, under the provisions of the charter of said city, and all titles to lands based on sales made by said city to institute suits for the recovery of such lands and in certain cases to maintain proceedings in chancery for the enforcement of the lien of said taxes,

In the passage of which the Senate has concurred by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect has

ordered the same to take immediate effect.

Very respectfully,

LEWIS M. MILLER.

Secretary of the Senate.

The bill was referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, June 24, 1887.

To the Speaker of the House of Representatives:

SIR—I am instructed by the Senate to transmit the following bill:

Senate bill No. 175 (file No. 113), entitled

A bill to prohibit railroad companies from taking up their tracks, abandoning their stations, and failing to operate their roads in certain cases,

Which has passed the Senate by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect been ordered to take immediate effect, and in all of which the concurrence of the House is respectfully asked.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

The bill was read a first and second time by its title, and pending its reference to a committee,

On motion of Mr. Tindall,

The rules were suspended, two-thirds of all the members present voting therefor, and the bill was placed upon its immediate passage.

The bill was then read a third time and passed, a majority of all the members elect voting therefor by yeas and nays, as follows:

YEAS.

Mr. Ab	bott,	Mr.	Goodrich,	Mr.	Makelim,	Mr.	Rounsville,
Al	len,		Green,		Manly,		Rumsey,
Ba	ker, S.,		Grenell,		McCormick,		Simpson,
Ba	ker, W. A.	, .	Harper,		McGregor,		Spencer,
Ba	ldwin,	-	Herrington,		McKie,		Stuart,
Ba	tes,		Hill,		McMillan,		Thompson,
Ba	umgardner	,	Hoaglin,		Mulvey,		Tindall,
${f Be}$	echer,		Holt,		O'Keefe,		VanOrthwick,
Be	ntley,		Hoobler,		Oviatt,		Vickary,
\mathbf{Br}	een,		Hosford,		Pardee,		Vroman,
\mathbf{Br}	ock,		Hunt,		Perkins,		Washburn,
	rr,		Jones,		Pettit,		Watson, H.,
Ca	dy,		Kallander,		Pierce,		Watts,
Ca	nnon,		Kelley,	•	Powers,		Webber,
Co	le,		Killean,		Preston,		Wellman,
Da	mon,		Kirby,		Rentz,		Williams, W.W
$\mathbf{D}\mathbf{c}$	ugherty,		Lakey,		Robinson, J. W	7.	Wilson,
Do	uglass,		Lincoln,		Robinson, R.	,	Wood,
	ınbar,		Linton,		Rogers,		Speaker,
$\mathbf{E}\mathbf{r}$	gleman,				-		77
			N	AYS	•		0

Title agreed to.

On motion of Mr. Tindall,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

The Speaker also announced the following:

SENATE CHAMBER, { Lansing, June 24, 1887. }

To the Speaker of the House of Representatives:

SIR-I am instructed by the Senate to re-transmit the following bill:

Senate bill No. 22 (file No. 25), entitled

A bill to require security to be given on staying proceedings upon verdicts and judgments in the circuit courts of this State,

Concerning which a matter of disagreement existed between the two

Houses, and upon which a committee of conference was ordered;

Now to inform the House that the said conference committee has reported to the Senate as follows:

The committee of conference to whom was referred

Senate bill No. 22 (file No. 25), entitled

A bill to require security to be given on staying proceedings upon verdicts and judgments in the circuit courts of this State,

Which the House had amended as follows:

1. By inserting in line 4 of section 1, after the word "stay" and before the word "shall" the words "if judgment shall have been rendered against him." 2. By striking out of line 2 of section 2, after the word "bond" the words "by reason of poverty."

3. By striking out of line 2 of section 2, the word "may" and inserting in

lieu thereof the word "shall."

- 4. By striking out of line 2 of section 2, after the word "inability" the words "for such reason."
- 5. By striking out of line 2 of section 2, the word "such" and inserting in lieu thereof the word "a."
- 6. By adding after the word "stay in line 2 of section 2 the words "of sale on execution."

And in which named amendments the Senate non-concurred, whereupon the House insisted upon all of its said amendments and asked for a committee

of conference, which was granted.

Respectfully report that they have had under consideration the matter of disagreement existing between the two houses relative to said bill, and recom-

- 1. That from the 2d, 3d, 4th, 5th and 6th of said amendments the House recede.
 - 2. That as to the 1st of said amendments the Senate concur therein.
- 3. That section 1 be amended by inserting after the word "rendered" and before the word "unless" in line 4 the words "for a longer period than twenty days."

And the conference committee respectfully request that both houses concur in the recommendations herein contained and that the bill as so amended be

concurred in by both houses.

JOHN C. SHARP, C. W. WISNER, L. G. PALMER,

Members of Committee on part of Senate.

GERRIT J. DIEKEMA, MARTIN CROCKER, F. H. WATSON,

Members of Committee on part of House.

Now to inform the House that the Senate has adopted said report by a majority vote of all the Senators elect, and in which the concurrence of the House is respectfully asked.

Very respectfully,

LEWIS M. MILLER, Secretary of the Senate.

The question being on concurring in the report of the committee of conference,

On motion of Mr. Diekema,

The House concurred, a majority of all the members elect voting therefor by yeas and nays as follows:

YEAS.

Mr. Abbott,	Mr. Diekema,	Mr. Killean,	Mr. Robinson, J.W.
Allen,	Dillon,	Kirby,	Robinson, R.,
Ashton,	Dougherty,	Lakey,	Rounsville,
Baker, W. A.,	Douglass,	Lincoln,	Simpson,
Baldwin,	Dunbar,	Linton,	Spencer.

Mr.	Bardwell,	Mr.	Goodrich,	Mr.	Makelim,	Mr.	Stuart,	
	Bates,		Green,		Manly,		Thompson,	
	Baumgardner,		Grenell,		McCormick,		Tindall,	
	Beecher,		Harper,		McGregor,		VanOrthwi	ck,
	Bentley,		Haskin,		McKie,		Vroman,	
	Breen,		Herrington,		McMillan,		Washburn,	
	Brock,		Hill,		Ogg,		Watson, F.	
	Burr,		Hoaglin,		O'Keefe,		Watson, H	٠,
	Cady,		Holt,		Oviatt,		Watts,	•
	Cannon,		Hoobler,		Perkins,		Webber,	
	Case,		Hosford,		Pettit,		Wellman,	
	Chapman,		Houk,		Pierce,		Williams, V	v. w
	Cole,		Jones,		Preston,		Wilson,	
	Cross,		Kallender,	•	Reader,		Wood,	
	Damon,		Kelley,		Rentz,		Speaker,	80

NAYS.

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The bill was then referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, June 24, 1887.

To the Speaker of the House of Representatives:

SIR—I am instructed to return to the House the following bill:

House bill No. 80 (file No. 440), entitled

A bill to amend section 13 of act No. 153 of the public acts of 1885, being an act entitled An act to provide for the assessment of property and the levying and collection of taxes thereon,

In the passage of which the Senate has concurred by a majority vote of all

the Senators elect.

Very respectfully,

LEWIS M. MILLER.
Secretary of the Senate.

The bill was referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, June 24, 1887.

Io the Speaker of the House of Representatives:

SIR-I am instructed to return to the House the following bill:

House bill No. 183 (file No. 310), entitled

A bill to amend section one of An act establishing a State agency for the care of juvenile offenders, approved April 29, 1873, as amended by an act to amend section 1 of said act, approved March 19, 1875, as amended by an act to amend sections 1, 5, 3, 4, 5 and 6 of said act, approved June 10, 1885, the same being section 9894 of Howell's annotated statutes, relative to salaries of State agents for the care of juvenile offenders,

In the passage of which the Senate has concurred by a majority vote of all

the Senators elect, and by a vote of two-thirds of all the Senators elect has ordered the same to take immediate effect.

Very respectfully,

LEWIS M. MILLER, Secretary of the Senate.

The bill was referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, June 24, 1887.

To the Speaker of the House of Representatives:

SIR-I am instructed to return to the House the following concurrent reso-

lution (being House substitute for Senate concurrent resolution):

WHEREAS, It is made to appear that on the 14th day of December, 1853, Sela Reeve purchased, at the State land office, and paid for in full, the following described lands: The southwest fractional quarter of the northwest quarter, the west half of the southeast quarter and the southwest quarter of section 31, in township 12 north, of range 15 east, containing two hundred and sixty-seven and forty hundredths acres, and that he received therefor full paid certificate No. 1239, and

WHEREAS, It is claimed that the said certificate No. 1239 has been lost or destroyed, and that for that reason no patent can be issued thereon; therefore

be it

Resolved, By the Senate (the House concurring), that the commissioner of the State land office be and he is hereby authorized to issue to the persons legally entitled thereto new certificates in place of said certificate No. 1239, whenever the persons claiming title thereto shall make due proof by affidavit, or otherwise, that the said certificate has been lost or destroyed without their fault or connivance, and that neither they or their grantors have sold or encumbered the land described therein; and be it further

Resolved, That upon presentation to him of the said duplicate certificates, together with the further certificate that all the taxes, interest and charges upon said lands have been paid, the Governor of the State be and he is hereby authorized to cause a patent to be issued for the land described therein to the persons entitled thereto,

Which concurrent resolution so substituted has been adopted by the Sen-

ate.

Very respectfully,

LEWIS M. MILLER, Secretary of the Senate.

The concurrent resolution was referred to the committee on engressment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, June 24, 1887.

To the Speaker of the House of Representatives:

SIR-I am instructed to return to the House the following bill:

House bill No. 178 (file No. 443), entitled

A bill to preserve the purity of elections and guard against abuses of the elective franchise,

And to inform the House that the Senate has amended the same, as follows, viz.:

By inserting in line 2 of section 1 the words "the incorporated cities of," after the word "in."

By striking out of line 3 of section 4 the words "township, village."

By striking out of line 6 of section 1 the words "village and township."

By striking out of line 1 of section 7 the words "village or township."

By striking out of lines 2 and 3 of section 7 the words "township or village."

By striking out of line 4 of section 7 the words "village or township."

By striking out of line 8 of section 7 the words "village or township."

By striking out of line 1 of section 9 the words "village and township."

By striking out of line 4 of section 11 the words "village or township."

By striking out of line 6 of section 11 the words "village or township."

By striking out of line 1 of section 13 the words "village or township." By striking out of line 4 of section 21 the words "village or township."

By striking out of line 7 of section 24 the words "village or township."

By inserting in line 1 of section 13 after the word "shall" the word "wilfully," and after the word "fail," in the same line, the words "or neglect,"

By striking out of line 3 of section 13 the words "them" and inserting in lieu thereof the words "the same."

By striking out of line 3 of section 13 the word "two" and inserting in lieu thereof the word "one."

By inserting in line 4 of section 15 after the word "pencil" the words "or pen and ink."

By inserting in line 2 of section 18 after the word "vote" the words "and in addition thereto one delegated representative of each of the several political parties having candidates."

By striking out of line 4.of section 23 the words "six months" and insert-

ing in lieu thereof the words "ninety days."

By adding to section 25 the words "any inspector or inspectors of election who shall violate the provisions of this section shall be punished by a fine of five hundred dollars, or imprisonment in the county jail not less than one year, or both such fine and imprisonment in the discretion of the courts."

By inserting in line 1 of section 26 after the word "persons" the words

" except physicians."

By inserting in line 2 of section 26 after the word "liquor" the words "except for medicinal purposes."

By striking out of line 1 of section 27 the words "English speaking."

By striking out of line 1 of section 27 the words "make oath" and inserting in lieu thereof the words "state to the inspector."

By striking out of lines 3 and 4 of section 27 the word "naturalized."

By striking out of line 4 of section 28 the words "make oath" and inserting in lieu thereof the words "state to the inspector."

By striking out of line 6 of section 27 the word "naturalized."
By striking out of line 1 of section 27 the words "or other person."

By striking out of line 4 of section 30 the words "thirty nor more than ninety days" and inserting in lieu thereof the words "sixty days nor more

than six months."

By inserting in line 2 of section 30 after the word "act" the words "except as provided in section 25 of this act."

By striking out line 2 of section 31.

By adding a new section to stand as section 31 and to read as follows:

SECTION 31. If for any reason the officer or officers whose duty it is under this act to provide tickets shall neglect or refuse to provide such tickets as is provided by this act, the local board of inspectors may provide tickets in the same form and with like effect as though provided by the proper officer; and provided further, that in case of the death, resignation or withdrawal of any candidate after the tickets have been first printed, a reprint of the tickets for the State, county or city affected may be made upon like deposit as herein provided,

In the passage of which, as thus amended, the Senate has concurred by a majority vote of all the Senators elect, and by a vote of two-thirds of all the

Senators elect has ordered the same to take immediate effect.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

Mr. Rumsey moved that the bill do lie on the table.

Mr. Grenell demanded the yeas and nays.

The demand was seconded, and the motion that the bill do lie on the table prevailed by yeas and nays, as follows:

YEAS

Mr. Allen,	Mr. Crocker,	Mr. Lakey,	Mr. Robinson, R.,
Anderson,	Dunbar,	McCormick,	Rounsville,
Ashton,	Engleman,	Mulvey,	Rumsey,
Baker, W. A.,	Harper,	O'Keefe,	Simpson,
Baldwin,	Haskin,	Pardee,	Stuart,
Bardwell,	Herrington,	Perkins,	Vickary,
Beecher,	Hill,	Pettit,	Vroman,
Brock,	Hoaglin,	Pierce,	Watts,
Cady,	Hosford,	Powers,	Webber,
Case,	Kallander,	Preston,	Wellman,
Chamberlain,	Killean,	Rentz,	Williams, W. W
•	-	·	. 44

NAYS.

Mr. Abbott,	Mr. Damon,	Mr. Jones,	Mr. Reader,
Bates,	Dickson,	Kelley,	Robinson, J. W
Baumgardner	, Dougherty,	Linton,	Spencer,
Breen,	Goodrich,	Manly,	Watson, H.,
Burr,	Green,	McGregor,	Wilson,
Chapman,	Grenell,	McKie,	Wood,
Cole,	Hoobler,	Ogg,	Speaker,
Cross,	Hunt,	Oviatt,	31

The Speaker also announced the following:

SENATE CHAMBER. Lansing, June 24, 1887.

To the Speaker of the House of Representatives:

SIR-I am instructed by the Senate to return to the House the following bill:

House bill No. 330 (file No. 431), entitled

A bill to preserve evidence of error or fraud in the counting of ballots and in election returns, and in the count of inspectors of election and the declaration of the board of canvassers, in contested elections,

And to inform the House that the Senate has amended the same, as follows, viz.:

1. By inserting in line 3 of section 4 after the word "examiners" the

words "and the judge of probate."

- 2. By striking out of line 7 of section 4 the words "some officer authorized to administer oaths" and inserting in lieu thereof the words "the judge of probate."
- 3. By inserting in line 8 of section 4 after the word "deposited" the words "by the judge of probate."

4. By striking out of line 1 of section 6 the word "the" at the end of said

line.

- 5. By striking out of line 2 of section 6 the words "judge of probate and two other" and inserting in lieu thereof the word "three," and after the word "persons" in said line insert the words "who shall be electors of the county in which the proceedings are had."
- 6. By striking out of line 3 of section 6 the word "and" at the beginning of said line, and after the word "thereto" in said line, and insert the words "and one by the judge of probate."

7. By striking out of line 3 of section 6 the word "with" and inserting in

lieu thereof the word "before."

8. By adding to section 6 the words "and perform the duties herein imposed upon the judge of probate in other cases."

In the passage of which, as thus amended, the Senate has concurred by a

majority vote of all the Senators elect.

Very respectfully,

LEWIS M. MILLER, Secretary of the Senate.

The question being on concurring in the amendment made by the Senate to the bill,

On motion of Mr. Grenell,

The House concurred, a majority of all the members elect voting therefor by yeas and nays as follows:

YEAS.

Mr. Abbott, Allen,	Mr. Dougherty, Douglass,	Mr. Lakey, Linton.	Mr. Robinson, R., Rumsey,
Ashton,	Green,	Makelim,	Simpson,
Baker, W. A.,	Grenell,	Manly,	Spencer,
Baldwin,	Harper.	McCormick,	Stuart,
Bardwell,	Herrington,	McGregor,	Thompson,
Bates,	Hill,	McKie,	Tindall,
Beecher,	Hoaglin,	McMillan,	Van Orthwick,
Bettinger,	Hoobler,	Ogg,	Watson, F. H.,
Brock,	Hosford,	Oviatt,	Watson, H.,
Burr,	Hunt,	Pardee,	Watts,
Chapman,	Jones,	Perkins,	Webber,
Cole,	Kallander,	Pierce,	Wellman,
Cross,	Kelly,	Powers,	Williams, W.W
Damon,	Killean,	Rentz,	Wood,
Dickson,	Kirby,	Robinson, J. W	. Speaker, 64

The bill was then referred to the committee on engrossment and enrollment for enrollment.

Mr. Hosford offered the following:

Resolved, That the hearty thanks of this House of Representatives be tendered to Hon Daniel L. Crossman, the clerk of the House since 1873, for the able, impartial and faithful attention he has given the duties of his position during this term, and that he be invited to address the House in his historic rhyme, giving us some idea of the impressions left on his ripely experienced mind by the legislation of this session.

The question being on the adoption of the resolution, The resolution was unanimously adopted by a rising vote.

The clerk then read as follows:

ECHOES.

"With stout iron shoes be my Pegasus shod,
For my road is a rough one, flint, stubble and clod,
Blue clay, and black qaugmire, brambles no few,
And I gallop up hill."

OVID N. CASE.

You met, one hundred strong. No, one was not there To join your circle, with hand uplift, and swear His duty well to do. Ninety and nine met On that opening day. One absence to regret, One empty chair, crape wreathed, to note the fact. That Wayne was short. The House a favorite lacked. From all arrests House members are exempt. Brave officer indeed, who with contempt For constitution, old and much respected, Dare put his hand, upon a man elected; But one there is from whom no place can shield, Swift messenger to all—the highest yield.

"Deep in a murky cave's recess,

Bathed by oblivion's listless stream,

A monarch sits," whom to repress

No human law hath power.

His mandate strong, man's law doth spurn

As idle vision, senseless dream.

Death for each mortal in his turn

Will fix the closing hour.

JOHN ROBERTSON.

Rare volumes I saw upon my desk one day,
Massive in their style, and bright in their array,
Strange mixture of burnished brass and parchment old;
Records whereon martyred heroes are enrolled,
Spread out in honor of a man whose zeal
Reached out for every private soldier's weal;
A patriot old who'd served his people well,
And well deserved the honors which befell
His works a library made, bristling with facts;
The story of the war, the book of acts.

Above these various books I bent;
Thoughts of their author, dead, now lent
An extra charm to what therein
Was gathered long ago, and caught
Betwixt the lids. His heart had been
Thrilled with every teeming thought.
In dreams he dreamt, in work he wrought.
And pressed his facts upon these leaves,
And treasured them, his garnered sheaves.

GENTLEMEN:

How came you by seats on the floor of this hall?

How came you ahead in election last fall?

Don't answer the question, 'twould take quite too long,

And much interfere with the rhyme of my song.

I'll answer it for you, if you'll be content,

The people were just the right age to consent.

Your honored Speaker—how came he elected?
Your Clerk and his aids—why were they selected?
The session is over, the facts can be told,
Although in six months they have grown somewhat cold;
The records now show, and the word abroad went,
That to these selections you gave your consent.

SOLDIERS' HOME.

A home for old soldiers, the State had prepared, And true to its record cared much how they fared. When stories got rife of abuses therein, You sent out committees to hunt out the sin, With positive orders not once to relent, For young or for old, grant no age of consent.

NO LIQUOR NEAR SOLDIERS' HOME.

Those wrecks of mortality, racked with disease, Sometimes to procure of their sorrow, surcease, Imbibed quite too freely a fluid—benzine, Have now by your action, a just quarantine, And who for evasion a chance would invent, For those who by weakness are sure to consent.

ELECTION OF SENATOR.

You know how it is Senatorial chairs, Those Meccas of power and national cares Are filled by force of great moral suasion, And some well timed mental evasion; I'll make a selection which will represent Such a session event if you will consent.

Conger, Stockbridge, Lacey, Hubbell, Fitzgerald, Robinson or Yaple; "Fire burn and caldron bubble Round about the caldron go, In the poisoned entrails throw; Toad that under the cold stone Days and nights has thirty-one; Sweltered venom sleeping got. Boil thou first in the charmed pot."

"And now about the caldron sing
Like elves and fairies in a ring,
Enchanting all that you put in."
Thus your election might have been,
And you be called to make lament,
If ere to wrong you did consent.

ALMA.

You've heard of Pine River, a town of this State, Which some thought it proper to disintegrate, While others with quite equal vigor maintained, That by rending asunder naught could be gained. The question was put, it was quite an event, The answer came pat, we're too young to consent.

But the youngest grow old, the session was long,
And it happened that some in vigor grew strong
And bold in opinion that Alma should win,
To give her two sections they thought was no sin,
So that, when the question a second time came
(Although the House member from Gratiot was game),
Only one vote it lacked of hopeful intent,
Since so many had reached the age of consent.

And when a third call for this bill was made, The members were worn with demands for their aid, And, themselves to relieve of anything more, Granted all that was asked for to wipe out the score.

OSCODA.

A festive young town on the Lake Huron shore
Has played the coy maiden for four years or more,
Coquetting and toying like fair love's young dream
With a willing gallant just over the stream.
But when forced to plainly declare her intent,
Thus answered Oscoda, "Too young to consent."
But as time wore along and others united,
Lest some should believe the maiden was slighted,
You pushed on the wedding for good or for ill,
Left relief by divorce, in the court file a bill.

AGE OF CONSENT.

Age of consent, well what does it matter,
Eve was quite young, when the serpent did flatter
With his lying tongue her God given beauty,
And made her forget, to whom she owed duty,
None the less her children are called to repent
Or be cursed by the fall, without their consent.

There's a time for all things, the wise man said, A time to lead others, a time to be led, If this be the truth it follows of course In natural sequence as reason perforce, There's a time to refuse, though the heavens be rent, And with equal firmness, a time to consent.

But there's no time to do wrong; true we are free To do anything right, but full liberty
Is no license for wrong, committed on others,
As God is our Father and we are brothers
Let no evil intent with our acts be blent,
To injure another no man should consent.

STATE INSTITUTIONS.

You've heard through the session, the need of reform, You've seen of petitions, sometimes quite a storm, You've met State Institutions, in their war paint, And heard their regular biennial plaint, You've met them—and now, to survive are content Since age is against you, the age of consent.

It seemed that they all wanted landed estate,
To spread out their borders, in acres grow great,
To buy out their neighbors, the State pay the bill,
To pasture their cattle, their own land to till,
And thus be big grangers, with farming intent,
If you'd vote the money and give your consent.

One of these State wards, at Coldwater, got hot, And the elements seethed and boiled like a pot, Until of all nutriment they were devoid, The ear of the public, of scandal was cloyed. The House thought it best to send out a skimmer, The Senate refused, said let the pot simmer.

The one at Ann Arbor, with modest intent,
With the wisdom of sages, thought to circumvent
All single objectors, before they appeared,
Clear the field of all foes, so nought need be feared,
By giving a banquet—a feast, if you please,
To make of all takers, their friends—such as these.

Success crowned the feast, and on its perfume Discords disappeared in harmonious tune. The bill by transition, almost was an act, Before the wise men caught on to the fact That the best laid plans of the wisest of men, Though carefully laid, may need laying again. That no game is finished until fully played out, A seeming ovation may turn to a rout.

But the one at Houghton was modest for two, For the sum, which they asked, one feast would not do. And so to make the case remarkably plain The Upper Peninsula called you again. Not strange they called, for as usual the case is, Those gentlemen held in their hands all the aces. They won, of course, supposed the game ended. That wisdom and skill, judiciously blended, Had secured them the plum, ripe for the picking, Without further chance for any more kicking. The frailty of human invention, The plum did not drop, as was their intention. A game known as solitaire, by one person played, Was new to those members so strongly arrayed For coping with numbers. Thus it was so They took what they could get, to shun a veto. Then one at Ionia got hung upon straws, Humanity's frailty is looking for flaws. Just look close enough, there are spots on the sun, Yet it brings all blessings and seems to have done Its work well enough. Notwithstanding the specks. The planets whirl true, in their systems no wrecks.

There's one near Lansing, with a record unique, Look over the annals, and everywhere seek For a case where before a bill got a raise Against all committees. The House got a craze And gave a ten thousand, for luck, if you please, That wifeless professors may live at their ease.

LIQUOR REGULATION.

The tax upon liquor came in for its share
Of your wisdom and skill, with your utmost care
You sought to harmonize all outside extremes.
And with every effort in reach of your means
Agree on a plan, which should so regulate
As should, the best good, secure to the State.

Then a marshal you made, the law to enforce, The causes of trouble to search to their source. And guilty offenders from bar of saloon To the bar of justice, offended, take soon To answer for all their misdeeds and laches With punishment sure, for all that he catches.

But this was not all, as the record will show, You did upon counties the option bestow Of tax law restraint, or complete prohibition, Police regulation, or full abolition Of traffic in liquor, as voters may say By their ballots, dropt on election day.

PROHIBITION.

Who has not oft heard that sweet story of old,
Of the father of patriarchs, modestly told,
How with the angel he plead for a city,
That for fifty righteous the Lord would have pity,
And stay from destructive calamity dire
That thrice wicked Sodom, else doomed to the fire.

But when granted his prayer, no rest did he find, Lest a few he should lack of the fifty, in kind. So he said, "Peradventure, but forty and five, For these will you save the whole city alive." When this was agreed to, no better was he, For still he might lack of the number, you see. And so, in humbleness, further he prayed To have this destruction, for forty, delayed.

Again it was granted, again he had fears.

And thoughts of his kinsmen inclined him to tears;

So his faith to build up, and help Lot's chances, For further concessions he makes advances. And asks that for thirty the town might be saved, In dust and in ashes, this boon he craved.

Once more came the answer, his hope to maintain, "If but thirty are found, I promise again."
But still the doubt clings, as he thinks of the case, And recalls the wickedness known in the place.
He is strengthened a further reduction to ask,
That he may be eased of such difficult task.
"If but twenty are found, will that number do?
Of those who are righteous, I fear there are few."

"Yes, yes, was the answer, if twenty are found Where sin and iniquity doth so abound, The city I'll save, and my anger abate." Though this number was small, yet said to relate The faith of the patriarch was not so great. He knew that the cry had gone up to Heaven, Of riots, too wicked to be forgiven. He remembered poor Lot t'ward Sodom was pitching, He knew, for weak souls, such a town was bewitching. He knew that in Sodom a license prevailed, Whose effect upon Lot bad habits entailed, And 'tis clear, from the later events of Lot's life, From the acts of his daughters, the fate of his wife, That if of society they were the best, 'Twas quite time for the Lord to burn up the rest. No wonder his uncle had much anxiety To avoid such terrible notoriety, Thus again, for a last and final appeal, His case he presented for woe or for weal. "Peradventure but ten of the righteous there be, O, Lord, will you then save the city for me." O, goodness unbounded and mercy untold, Except in the Bible, that record so old. The answer was simple. "For ten I will save Your kinsman, his city, and all that you crave. But the story's not done. All efforts were vain, For not even ten did the city contain.

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One family only, four persons in all, Fled for their lives and gave heed to the call.

MORAL FOR SAMUEL DICKEY.

Beware of the cities, the righteous are few
On plain or in valley. Whatever your view
Father Samuel, pray, to Abraham's God,
That all races of men, be spared from the rod,
Though they differ from you in thought and in will
Help your kinsmen escape with your utmost skill.

OLEOMARGARINE.

When you get to your homes, this question you'll hear, "What have you been doing in Lansing this year?"
Well, this be your answer, to wife or neighbor
"I'll tell you with pride the result of my labor,
There'll be no more fooling with farm butter fat
At hotel or grocery, or boarding house flat,
Just look over the door, on the inside or out,
In three inch black letters, read what they're about,
"Oleomargarine used or sold here"
Depend on that sign, deal not elsewhere my dear."

COMMERCIAL VALUES FROM SAGINAW.

Here's one point on which we all agree,
That a nation of traders are we,
A people commercial,
With trade universal,
Asking a price on all that we see.

Large towns have their boards to fix the rate For buying or selling, small or great; Rules inexorable, Plan most adorable, Working with the precision of fate.

Whatever it is you wish to buy,
Government bonds or a case of rye,
You can have no warrant
Without the price current,
That you'll not find prices quite too high.

If this plan on matter works so well,
If on all material things we sell,
We use public measure
To gauge our treasure,
Why shouldn't we set price on mind as well.

We do, 'tis mind that makes the teacher, And fixes the price of the preacher, And lawyers, quotation, The true valuation Of all who have been the world's teachers.

Why not put a price on law-makers, A price within reach of the takers, For 'tis a well-known fact That by their every act They put a price on law-breakers.

Then the platform, the pulpit, the law,
And all places that ever you saw,
The chair of professor,
The act of transgressor,
With great statesmen, of cash stand in awe.

Pope Leo, the tenth, indulgences sold, Sent out his agents to gather in gold. With a list of all crimes Done for so many dimes With which to build St. Peters, we're told.

True, Luther objected, thought it was wrong, For which he's become immortal in song.

Now modern history

Renews the mystery,

A Saginaw man exposes the wrong.

MORAL.

Spite of these reasons, and others more vile, Spite of the foolishness, as well as guile, A feast was declined, And the action defined To be of House members, not quite the style. True no one was glad, the roll call was sad Upon which vote for expulsion was had; But each one was impressed That the man stood confessed As unworthy to stand in the place he possessed.

DETROIT, UPPER HOUSE, AND JUNKETING TRIP.

The barons of Wayne, or lords of Detroit,
Failed to see their work as most others saw it,
Said to wipe them out would be a great pity
And injure the people of that fair city.
They said, if a Senate is good for a State
If the government does not the Senate abate,
Then the principals right, and if so, then where
Is it wrong for Detroit to so declare?
Now this argument ought to have had great weight
In our wise upper house—the Senate of State.
But here in the commons it fell very flat
On members whose bills had seen too much of that.

Then came a case of benevolence pure.
Your toils to lighten and your ills to cure.
In illustration of Scriptural creed,
When one cheek is smitten, the good, we read,
Can offer the other for like infliction,
And tender the striker a benediction.
And so Detroit, with great magnanimity,
Presents this spectacle of sublimity.
You smote her Upper House—note her piety—
She turns and fills you to satiety.
Offers her other branch to your inspection,
And thus submits her all to your election.

MARINE CITY.

Marine City, we're told, should have some more land, To spread out its borders, in acres grow grand, Its water and debt should share with its neighbors, And take in return the good of their labors.

The Governor failed to catch the perspective;
The veto secured its share of invective.

SAGINAW.

Another fact which I must not miss stating
Happened one spring day when the birds were mating.
'Twas the time for billing and cooing, no doubt,
When all tender passions should be brought out,
When the Saginaw cities began to flirt,
Though the maiden was fearful of getting hurt,
The relatives urged, and the bans declared
Set the time for the nuptials, nor even cared
For the fears of the bride, quite boldly expressed,
Said marry you must, and give us a rest.

"Lo, the poor Indian, whose untutored mind,
Saw God in cloud, and heard him in the wind,"
For four score years asleep, in quiet rest,
Was called one day to be a wedding guest.
Bare bones, and grinning skull, were hustled in
By one who'd forced this courtship to begin,
And thus, for greeting to the charming bride,
Brought old dead issues, which the past should hide,
And, to convince you that his love was tender,
With cutting wit did most severely rend her.

DIVORCE.

Twenty minutes for divorce was once enough, As the story goes, though a little bit rough On the State or people, whose society Was bound with such notions of propriety, But to our State there'll be no immigration For any such purpose of separation.

MARRIAGE.

Nor will we have ever the reputation
Of a Gretna Green, for the consummation
Of marriages by elopement, hasty,
For the bride or groom, whether stale or tasty
Must obtain of the county clerk permission
To approach the altar and change condition.

INSURANCE.

There's a time in which your lives to insure,
A time when life policies surely mature.
If the rights of all holders you would well guard,
Shut down on that kind now known as grave-yard.
In business beware of all mixed assortment
Of guile and cupidity—never consent.

This field of insurance you've plowed over well, Your acts, and reports, for the people will tell, In companies of increased stability
In service, and rates of more utility
In securing insurance that will insure
When the case gets beyond the doctor's cure.

Then there's the phases of fire indemnity, Which you have discussed, with due solemnity. You've considered the foreign mutual plan, And how home companies might be began. How much the adjuster must pay the holder When the blaze is past and the ruins smolder, And how to avoid that great enormity Well known as board rate uniformity.

RAILROADS.

Then the railroads got their share of attention In quite various ways that I might mention, In lamps, and stoves, and couplings automatic, St. Clair tunnels and freight rates quite erratic, With fare for the people at two cents per mile, Passes played out in inter-state commerce style.

SCHOOL BOOKS.

Some thought of all our ills the one enormity,
Was that in school books we lacked uniformity.
That all should learn the self same truth the self same way;
Grow to the self same height on the self same day,
And come to the self same price for every member,
Not grade from five to twenty-five—remember.

FISH.

Some thought the law should tell the time to fish,
That none should slaughter when or where they wish,
That fish should be exempt near breeding ground,
And every catch should weigh at least a pound.
Must every catcher, carry scales to weigh.
Or will the scales do, or the fish, pray say,
Who can tell weight, before the fish is landed,
Then to make safe, suppose we have them branded.

SWAMP LAND INTEREST FUND.

In the year eighty-five, sharp eyes discovered, An obsolete law, and over it hovered, Until a gigantic nestling they hatched, Before many had on to the racket catched. Some said 'twas a chicken, and a well bred fowl, But some thought it a hawk and began to howl, That it must be throttled before it was grown. Else 'twould forage on provender not its own. This nestling hatched for great utility, Was troubled much with general debility, Confined to its nest, but with this expectation, That eighty-seven would change the situation. Thus the war was on when the session began. "It's a chicken," "It's a hawk," so the war cries ran, Until by dint of watching and hauling, With House rules and previous question calling, The swamp land interest fund gave up the ghost, A dead bird in the pit, to its friends, at most.

MORALIZING.

Often I've read, t'is nature's plan,
To slow develop good in man,
And bring him satisfaction.
That every thing of solid worth
Comes slowly forward to its birth,
Injured by hasty action.
'Tis late to give advice I know.
Too late, for any good, and so

I go to moralizing.

That every hasty act's a job

Some one, of rights, well earned, to rob

A piece of temporizing.

"Know, members each, what e'er your plan, What e'er your politics, great man, You must expect detraction,
Though of clean hand and honest heart
Your greatness must expect to smart
Beneath the rod of faction,"

"Like blockheads eager in dispute
The mob—that many headed brute,
All bark and bawl together,
For economic measures, some,
Others of prudence would have none,
And some are pleased with neither.

It matters little how you vote,

Some will in wrath the record quote
And name you in derision.

If you have voted as you ought,

Best good of all kept in your thought,

Rejoice in your decision.

GOOD BY.

"As ships from far and distant ports

To distant harbors hurrying on

Meet with each other on the deep

And hail and answer and are gone,

So we, upon the sea of life

Have met, as mortals often will,

Some from the prairies south and west,

Some from the land of rock and hill.

Some from the busy marts of trade, The office, shop, the bank or store. Some from the mill, the mine, or farm, All to indulge in statesmen's lore. So shall we pass our separate ways, As vessels passing on the main, And in the years of life to come, Our ways may never meet again.

But when life's voyages all are done, Where're apart our ways may tend. We'll drop our anchors side by side In the same haven at the end.

VALEDICTORY.

" May all love.

His love, unseen but felt, o'er shadow thee, The love of all thy sons encompass thee, The love of all thy daughters cherish thee, The love of all thy people comfort thee, Till God's love set thee at his side at last."

Mr. Grenell offered the following:

Resolved. That the clerk of the House is hereby authorized and required to send 10 copies of the Legislative Journal as soon as printed to each Representative for the remaining days of the session, and to draw a warrant for the necessary postage to send the same,

Which was adopted.

Mr. S. Baker offered the following:

Resolved, That Chas. A. Lee, chief janitor of the House, be allowed one dollar per day extra compensation for his services, and that the clerk be instructed to draw an order for the amount,

Which.

On motion of Mr. Cole,

Was laid on the table.

Mr. Dillon offered the following:

Resolved, That John P. Austin, sergeant-at-arms, be allowed the sum of one dollar per day as extra compensation for his services,

Which.

On motion of Mr. Bates,

Was laid on the table.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, June 24, 1887.

To the Speaker of the House of Representatives:

SIR-I am instructed to return to the House the following bill:

House bill No. 883 (file No. 463), entitled

A bill to amend section 75 of act No. 153, laws of 1885, in regard to the sale of State tax lands,

In the passage of which the Senate-has concurred by a majority vote of all

the Senators elect, and by a vote of two-thirds of all the Senators elect has ordered the same to take immediate effect.

Very respectfully,

LEWIS M. MILLER. Secretary of the Senate.

On motion of Mr. Rumsey,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

The bill was then referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, June 24, 1887.

To the Speaker of the House of Representatives:

SIB—I am instructed by the Senate to transmit the following bill:

Senate bill No. 45 (file No. 209), entitled

A bill to amend section 10, chapter 343 of act No. 201 of the session laws of 1881, being section 9836 of Howell's annotated statutes of 1882, relative to the State industrial home for girls,

Which the House amended as follows:

1. By striking out of line 4, section 10, the words "in case of truancy vagrancy and."

2. By striking out of line 6 of section 10 the word "eighteen" and insert

the word "twenty-one."

Now to inform the House that in said amendments the Senate non-concurs.

Very respectfully,

LÉWIS M. MILLER,

recretary of the Senate.

On motion of Mr. Douglass, The bill was laid on the table.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, June 24, 1887.

To the Speaker of the House of Representatives:

SIR—I am instructed to return to the House the following bill:

House bill No. 265 (file No. 451), entitled

A bill to provide for the incorporation of Merchants' and Traders' Associations,

In the passage of which the Senate has concurred by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect has ordered the same to take immediate effect.

Very respectfully,

LEWIS M. MILLER, Secretary of the Senate.

The bill was then referred to the committee on engrossment and enrollment for enrollment.

Mr. Rumsey moved to take from the table House bill No. 34 (file No. 10), eutitled

A bill to repeal act No. 5, session laws of 1885, entitled An act to establish uniform time in the State of Michigan.

Which motion did not prevail.

Mr. Bates offered the following:

WHEREAS, Certain articles were published in the Lansing Journal during the last days of the present session of the Legislature which reflect discredit upon the members of the House of Representatives;

AND WHEREAS, Said House has requested the editors of said Lansing Journal to publish the names of the members referred to and the specific charges

against them;

AND WHEREAS, Said editors have not published any specific charges against any member, but have asked certain questions of John Makelim and Richard D. O'Keefe, which questions were promptly and fully answered by these gentlemen above their signatures, which answers were published in the Housejournal;

AND WHEREAS, The said Lansing Journal continues to publish insinuations and reflections of such general character that they cannot be made the

basis of legal action;

AND WHEREAS, This House has the fullest confidence in the honesty and integrity of these gentlemen as members of this Legislature; therefore

Resolved, That we condemn the cowardly and dishonorable course that has been pursued by the publishers of said Lansing Journal, and that we deprecate the fact that, for the purpose of creating a sensation and increasing the circulation of their paper, they should stoop to injure the character and reputation of men, against whom they were too cowardly to publish any charges,

Which was adopted by an unanimous rising vote.

Mr. Hill moved to take from the table

House bill No. 276, entitled

A bill to amend section 4 of chapter 2 of act No. 227 of the public acts of 1885, entitled An act to provide for the construction and maintenance of drains and the assessment and collection of taxes therefor, and to repeal all other laws relative thereto, approved June 20, 1885,

Which motion did not prevail.

Mr. Hoaglin offered the following:

WHEREAS, The work of the engrossing and enrolling room has been most excellently done, that bills have been elegantly and expeditiously engrossed, and that general courtesy and accommodation has been the invariable rule of the two gentlemen who have so ably presided over that department, therefore be it

Resolved, By the House of Representatives, that a vote of thanks be extended to Mr. Clarence H. Leonard, engrossing and enrolling clerk, and Mr. Henry M. Rose, assistant engrossing and enrolling clerk, for the able, courteous and superior manner in which they have performed their duties, and be it further

Resolved, That copies of these resolutions be properly engrossed and presented to each of these gentlemen,

Which was unanimously adopted by a rising vote.

Mr. Chapman moved that a committee of three be appointed to wait on the Senate and inform that body that the House has finished its business and is ready to adjourn,

Which motion prevailed.

The Speaker announced as such committee Messrs. Chapman, McKie and Anderson.

After a short absence the committee returned and reported that they had performed the duty assigned them and asked to be discharged.

Report accepted and committee discharged.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, June 24, 1887.

To the Speaker of the House of Representatives:

SIR-I am instructed to return to the House the following bill:

House bill No. 493 (file No. 428), entitled

A bill to amend section 3 of act No. 78 of the session laws of 1883, entitled "An act to authorize the incorporation of Manufacturers' Mutual fire insurance companies," approved May 10, 1883, and to add four new sections to said act to be designated as sections 17, 18, 19 and 20,

In the passage of which the Senate has concurred by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect has ordered the same to take immed ate effect.

Very respectfully,

LEWIS M. MILLER.

Secretary of the Senate.

The bill was referred to the committee on engrossment and enrollment for enrollment.

Mr. Wellman moved to take from the table

House bill No. 554 (file No. 483), entitled

A bill to tax the business of the manufacture and sale of oleomargarine and butterine.

Mr. Manly demanded the yeas and nays.

The demand was seconded, and the motion did not prevail, by yeas and nays, as follows:

YEAS.

Mr. Baker, S.,	Mr. Engleman,	Mr. Mulvey,	Mr.	Watson, H.
Bardwell,	Harper,	Pettit,		Webber,
Baumgardner,	Hoobler,	Powers,		Wellman,
Beecher,	Houk,	Reader,		Williams, W. W
Chapell,	Kelley,	Washburn,		Wilson,
Cole,	Lincoln,	Watson, F. H	•	Wood.
Damon,	McGregor,			26

NAYS.

Mr. Abbott, Allen, Anderson, Baker, W. A. Baldwin, Bates, Cannon, Case, Crocker,	Mr. Diekema, Dillon, Dougherty, Dunbar, Goodrich, Herrington, Hoaglin, Hosford, Hunt,	Mr. Kallander, Killean, Kirby, Manly, McCormick, Oviatt, Pardee, Pierce, Preston,	Mr. Rentz. Robinson, R., Simpson. Spencer, Thompson. Tindall, Watts, Williams, T.H. Speaker
Dickson,	Jones.	i reston,	38

Mr. Lakey moved that the House take a recess for thirty minutes, Which motion did not prevail.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, June 24, 1887.

To the Speaker of the House of Representatives:

SIR-I am instructed to return to the House the following bill:

House bill No. 887 (file No. 465), entitled

A bill to amend section 67 of act No. 153, laws of 1885, relative to the loss of tax sale certificates,

In the passage of which the Senate has concurred by a majority vote of all the members elect, and by a vote of two-thirds of all the Senators elect has ordered the same to take immediate effect.

Very respectfully,

LEWIS M. MILLER, Secretary of the Senate.

On motion of Mr. Rumsey,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

The bill was referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, June 24, 1887.

To the Speaker of the House of Representatives:

SIR-I am instructed to return to the House the following bill:

House bill No. 797 (file No. 429), entitled

A bill to prohibit fishing with nets in any of the lakes, bays, bayous, harbors or streams of Muskegon county in this State,

In the passage of which the Senate has concurred by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect has ordered the same to take immediate effect.

Very respectfully,

LEWIS M. MILLER,
Secretary of the Senate.

The bill was referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

Senate Chamber, \\
Lansing, June 24, 1887.

To the Speaker of the House of Representatives:

SIR-I am instructed by the Senate to transmit the following bill:

Senate bill No. 317 (file No. 309), entitled

A bill to authorize the township of Wilson, in the county of Alpena, to construct and maintain a toll road through said township and to borrow money and issue its bonds for the construction of the same,

Which has passed the Senate by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect, been ordered to take

immediate effect, and in all of which the concurrence of the House is respectfully asked.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

The bill was read a first and second time by its title, and pending its reference to a committee,

On motion of Mr. Baldwin,

The rules were suspended, two-thirds of all the members present voting therefor, and the bill was put upon its immediate passage.

The bill was then read a third time and passed, a majority of all the mem-

bers elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Abbott,	Mr. Dickson,	Mr. Kirby,	Mr. Simpson,
Allen,	Diekema,	Lincoln,	Snow,
Anderson,	Dillon,	Linton,	Spencer,
Ashton,	Dougherty,	McCormick,	Stuart,
Baker, W. A.,	Douglass,	McGregor,	Thompson,
Baldwin,	Dunbar,	McKie,	Tindall,
Bardwell,	Eldred,	McMillan,	VanOrthwick,
Bates,	Engleman,	Ogg,	Vickary,
Baumgardner,	Harper,	Oviatt,	Vroman,
Beecher,	Herrington,	Perkins,	Washburn,
Bentley,	Hill,	Pettit,	Watson, F.H.,
Brock,	Hoaglin,	Pierce,	Watson, H.
Burr,	Holt,	Powers,	Watts,
Cady,	Hosford,	Preston,	Webber,
Cannon,	Houk,	Reader,	Wellman,
Caso,	Hunt,	Rentz,	Williams, T. H.
Chapell,	Jones,	Robinson, J. W	
Cole,	Kallander,	Robinson, R.,	Wilson,
Crocker,	Kelley,	Rogers,	Wood,
Crose,	Killean,	Rounsville,	Speaker,
Damon,	•		81
			_

NAYS.

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Title agreed to.

On motion of Mr. Baldwin,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

The Speaker also announced the following:

SENATE CHAMBEB, | Lansing, June 24, 1887.

To the Speaker of the House of Representatives:

SIR—I am instructed to return to the House the following bill:

House bill No. 262 (file No. 384), entitled

A bill to amend section 1, of chapter 2, and sections 1, 2, 3, 4, 5, 13 and 17 of chapter 3, of act No. 326 of local acts of 1883, entitled An act to provide a charter for the city of Detroit, and to repeal all acts and parts of acts in conflict therewith, approved June 7, 1883, relating to registration and electious in said city,

In the passage of which the Senate has concurred by a majority vote of all the Senators elect.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

The bill was referred to the committee on engrossment and enrollment for enrollment.

On motion of Mr. Rumsey,

The House took a recess for one hour.

AFTER RECESS.

The House was called to order by the Speaker.

The Speaker announced the following:

SENATE CHAMBER. Lansing, June 24, 1887.

To the Speaker of the House of Representatives:

SIR,—I am instructed to return to the House the following bill:

House bill No. 439 (file No. 255), entitled

A bill to provide a general law under which corporations may be formed to carry on printing, publishing and book-making, and any or either of them.

In the passage of which the Senate has concurred by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect has ordered the same to take immediate effect.

Very respectfully,

LEWIS M. MILLER, .

Secretary of the Senate.

The bill was referred to the committee on engrossment and enrollment for for enrollment.

The Speaker also announced the following:

SENATE CHAMBER, (Lansing, June 24, 1887. \

To the Speaker of the House of Representatives.

SIR-I am instructed to return to the House the following bill:

House bill No. 377 (file No. 341), entitled

A bill to authorize the board of control of State swamp lands to make an appropriation of swamp lands to drain and reclaim marsh and overflowed lands in the townships of Albee and Spaulding, Saginaw county,

In the passage of which the Senate has concurred by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect,

has ordered the same to take immediate effect.

Very respectfully,

LEWIS M. MILLER. Secretary of the Senate.

The bill was referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER. Lansing, June 24, 1887.

To the Speaker of the House of Representatives:

SIR-I am instructed to return to the House the following bill:

House bill No. 64 (file No. 442), entitled

A bill to amend section 3 of act No. 153 of the session laws of 1885, entitled "An act to provide for the assessment of property and the levy and collection of taxes thereon."

In the passage of which the Senate has concurred by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect has ordered the same to take immediate effect.

Very respectfully,

LEWIS M. MILLER, Secretary of the Senate.

The bill was referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER. Lansing, June 24, 1887.

To the Speaker of the House of Representatives:

SIR—I am instructed to return to the House the following bill:

House bill No. 867 (file No. 380), entitled

A bill to protect primary elections and conventions of political parties and

to punish offenses committed thereat in the city of Detroit,

In the passage of which the Senate has concurred by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect has ordered the same to take immediate effect.

Very respectfully, LEWIS M. MILLER,

Secretary of the Senate.

The bill was referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER, (Lansing, June 24, 1887.

To the Speaker of the House of Representatives:

SIR—I am instructed to return to the House the following bill:

House bill No. 335 (file No. 335), entitled

A bill to amend act No. 45 of the session laws of 1882, entitled An act authorizing the common council of the city of Detroit, with the concurrence of the city council thereof, to make a re-assessment to defray the expense of a public improvement on Jefferson avenue, a street in said city, from the east curb line of Beaubien street to the railroad bridge in said city,

In the passage of which the Senate has concurred by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect has

ordered the same to take immediate effect.

Very respectfully,

LEWIS M. MILLER, Secretary of the Senate. The bill was referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, June 24, 1887.

To the Speaker of the House of Representatives:

SIR-I am instructed to return to the House the following bill:

House bill No. 228 (file No. 308), entitled

A bill to regulate the passenger and freight tariff, to provide for a uniform classification of freights and maximum freight rates, and to prevent unjust discrimination in charges of tolls or compensation for the transportation of passengers or freights upon the railroads in this State,

In the passage of which the Senate has concurred by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect

has ordered the same to take immediate effect.

Very respectfully,

LEWIS M. MILLER, Secretary of the Senate.

The bill was referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, June 24, 1887.

To the Speaker of the House of Representatives :

SIR—I am instructed to return to the House the following bill:

House bill No. 559 (file No. 438), entitled

A bill to authorize the township of Midland, in Midland county, to convey

certain real estate to the city of Midland,

In the passage of which the Senate has concurred by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect has ordered the same to take immediate effect.

Very respectfully,

LEWIS M MILLER,

Secretary of the Senate.

The bill was referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER,)
Lansing, June 24, 1887.

To the Speaker of the House of Representatives:

SIR-I am instructed to return to the House the following bill:

House bill No. 339, entitled

A bill to amend sections 1 and 5 of an act to re-organize the public library of Bay City and to repeal section 12 of act No. 370 of the session laws of 1867, entitled An act to organize union school districts of Bay City, approved March 20, 1867, approved May 3, 1877, and said section 1, as amended by act No. 390 of the session laws of 1881, approved May 25, 1881,

In the passage of which the Senate has concurred by a majority

wote of all the Senators elect, and by a vote of two-thirds of all the Senators elect has ordered the same to take immediate effect.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

The bill was referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, June 23, 1887.

To the Speaker of the House of Representatives:

SIR—I am instructed by the Senate to request the return of

Senate bill No. 45 (file No. 209), entitled

A bill to amend section 10, chapter 343 of act No. 201 of the session laws of 1881, being section 9836 of Howell's annotated statutes of 1882, relative to the State Industrial Home for Girls.

Very respectfully,

LEWIS M. MILLER, Secretary of the Senate.

On motion of Mr. Douglass,

The bill was taken from the table, and returned to the Senate in accordance with the request therefor.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, June 24, 1887.

To the Speaker of the House of Representatives:

SIR-I am instructed to return to the House the following bill:

House file No. 402, being House substitute for

Senate bill No. 152, entitled

A bill to provide that the crime of larceny when committed by a passenger or employé on a railroad train may be punished in another county than that in which such crime is committed.

And to inform the House that the Senate has amended the bill so as to read as follows, viz.:

SECTION 1. The People of the State of Michigan enact, That every person who shall commit the crime of larceny in a railroad car while in the State of Michigan and en route shall be liable to prosecution in any county through which said car passes, and any court of competent jurisdiction of said county shall have jurisdiction to try and determine said cause the same as though said offense had been committed in the county where the complaint is made.

And further to inform the House that the Senate has amended the title to the bill so as to read as follows:

A bill authorizing a prosecution for larceny committed in any railroad car while in this State, and en route in any county through which said car passes,

In the passage of which, as thus amended and with the title thus amended, the Senate has concurred by a majority vote of all the Senators elect, and by

a vote of two-thirds of all the Senators elect has ordered the same to take immediate effect.

Very respectfully,

LEWÍS M. MILLER,

Secretary of the 'enate.

The question being on concurring in the amendment made by the Senate to the bill,

On motion of Mr. Lakey,

The House concurred, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr.	Abbott,	Mr.	Dougherty,	Mr.	Manly,	Mr.	Thompson,
	Allen,		Douglass,		McCormick,		Tindall,
	Ashton,		Eldred.		McGregor,		Van Orthwick,
	Baker. W. A.		Goodrich,		McKie,		Vickary,
	Baldwin,		Green.		McMillan,		Vroman,
	Bates,		Grenell,		Mulvey,		Washburn,
	Baumgardner,		Haskin,		Ogg,		Watson, F. H.,
	Beecher,		Hoaglin,		Perkins,		Watson, H.,
	Bentley,		Hoobler,		Powers,		Watts,
	Breen,		Hosford,		Reader,		Webber,
	Brock,		Houk,		Rentz,		Wellman,
	Burr,		Hunt,		Robinson, J. W		Williams, T.H.,
	Cady,		Kallander,		Robinson, R.,		Williams, W. W
	Case,		Kelley,		Rogers,		Wilson,
	Chapman,		Kirby,		Rumsey,		Wood,
	Cole,		Lakey,		Simpson,		Speaker,
	Damon,		Linton,		Spencer,		67
			7	TAVO			۸

NAYS.

The question then being on concurring in the amendment made by the Senate to the title of the bill,

The House concurred.

The bill was then referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, June 24, 1887.

To the Speaker of the House of Representatives:

SIR-I am instructed to return to the House the following bill:

House bill No. 600 (file No. 285), entitled

A bill to fix the per diem compensation of members of the State Legislature from the Upper Peninsula for and during the session of 1887,

In the passage of which the Senate has concurred by a majority vote of all the Senators elect, and by a vote of two thirds of all the Senators elect has ordered the same to take immediate effect.

Very respectfully,

LEWIS M. MILLER, Secretary of the Senate.

The bill was referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, June 24, 1887.

To the Speaker of the House of Representatives:

SIR—I am instructed to return to the House the following bill:

House bill No. 763, entitled

A bill making an appropriation of State swamp lands for the purpose of dredging and improving the water course between Bellaire and the waters of Torch Lake in Antrim county.

And to inform the House that the Senate has amended the same as fol-

lows:

Chapell, Chapman,

Cole.

Cross.

By inserting after the word "appropriation" in line 5, section 1, the

words "in the Lower Peninsula,"

In the passage of which, as thus amended, the Senate has concurred by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect has ordered the same to take immediate effect.

Very respectfully,

LEWIS M. MILLER, Secretary of the Senate.

Wilson,

Speaker.

Wood.

The question being on concurring in the amendment made by the Senate to the bill,

On motion of Mr. Dougherty,

The House concurred, a majority of all the members elect voting therefor, by yeas and nays, as follows: YEAS.

	-		
Mr. Abbott,	Mr. Damon,	Mr. Lincoln,	Mr. Rumsey.
Allen,	Dillon,	Linton,	Simpson,
Anderson,	Dougherty,	McCormick,	Smow,
Ashton,	Douglass,	McGregor,	Spencer,
Baker, W. A.,		McKie,	Stuart.
Baldwin,	Eldred,	McMillan,	Thompson,
Bardwell,	Goodrich,	Mulvey,	Tindall,
Bates.	Green,	Ogg,	VanOrthwick,
Baumgardner,		Perkins,	Vickary,
Beecher,	Holt,	Pettit,	Washburn,
Bettinger,	Hoobler,	Pierce,	Watson, F. H.,
Breen,	Hosford,	Powers.	Watson H.,
Brock,	Houk,	Preston,	Watts,
Burr,	Hunt,	Reader.	Wellman,
Case.	Jones,	Rentz,	Williams, T. H.
Chamberlain,	Kallander,	Robinson, J. W.	

NAYS.

Robinson, R.,

Rogers,

Rounsville,

Mr. Oviatt, Mr. Vroman, Mr. Webber,

Kelley,

Kirby,

Lakey,

3

77

The bill was then referred to the committee on engrossment and enrollment for enrollment.

Mr. H. Watson offered the following:

Resolved, That the thanks of this House are due and are hereby sincerely tendered to the clergy of the city of Lansing for their presence and services at the opening of the sessions of the House,

Which was adopted.

On motion of Mr. Rumsey,

The House took a recess for one hour.

AFTER RECESS.

The House was called to order by the Speaker. On motion of Mr. Jones, The House took a recess until 8 o'clock A. M.

AFTER RECESS.

The House was called to order by the Speaker.

Roll called: quorum present.

Mr. Bates moved that a committee of three be appointed to act with a like committee on the part of the Senate to inform the Governor that the Legislature has finished its business, and to inquire whether he has any further communication to make to them,

Which motion prevailed.

The Speaker announced as such committee Messrs. Bates, Lakey and Preston.

By the committee on supplies and expenditures:

The committee on supplies and expenditures whom was referred bill for washing towels for \$3.25.

Lansing, June 25, 1887.

House of Representatives to Mr. Humphry, Dr.:

To washing 65 towels at 5 cts. each \$3 25

I certify that the above is correct.

CHAS. A. LEE, Janitor.

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, and recommend that it be allowed and paid and ask to be discharged from the further consideration of the subject.

Report accepted and committee discharged.

J. A. DAMON, Chairman.

On motion of Mr. Damon,

The bill was allowed and ordered paid.

By the committee on supplies and expenditures:

The committee on supplies and expenditures to whom was referred bill of Frank Wells for \$2.25, as follows:

House of Representatives to Frank Wells, Dr.,	
January 25, To 2 hair brushes at \$1\$2	00
To 2 combs at $12\frac{1}{2}$ c	25

\$2 25

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, and recommend that it be allowed and ordered paid, and ask to be discharged from the further consideration of the subject.

JOHN A. DAMON, Chairman.

Report accepted and committee discharged.

On motion of Mr. Damon,

The report was allowed and ordered paid.

The Speaker announced the following:

SENATE CHAMBER, Lansing, June 24, 1887.

To the Speaker of the House of Representatives :

Sir-I am instructed by the Senate to transmit the following bill:

House bill No. 462 (file No. 422), entitled

A bill to provide for corporations to diffuse moral and religious knowledge and instruction, and to receive and apply such loans and advances, and accept and execute such trusts as shall be made for such purposes, and to enable individuals and also associations existing under chapter 178 of Howell's annotated statutes of Michigan, as amended, to effect incorporation for such purposes,

And further to inform the House that the Senate has amended the title to

the bill so as to read as follows:

A bill to provide for corporations to diffuse moral and religious knowledge and instruction, and to receive and apply such loans and advances, and accept and execute such trusts as shall be made for such purposes, and to enable individuals and also associations existing under act number 192 of the session laws of 1867, entitled "An act to provide for the incorporation of associations, conventions, conferences or religious bodies for literary, religious or other benevolent purposes," approved March 27, 1867, being chapter 178 of Howell's Annotated Statutes, as amended, to effect incorporation for such purposes,

Which has passed the Senate with the title so amended, by a majority vote of all the Senators elect, and in which the concurrence of the House is re-

spectfully asked.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

The question then being on concurring in the amendment made by the Senate to the title of the bill,

The House concurred.

The bill was then referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, June 24, 1877.

To the Speaker of the House of Representatives:

Sir-I am instructed to return to the House the following bill:

House bill No. 173, entitled

A bill making an appropriation for the general expense of the State government, salaries of State officers, expenses of State departments and expenses of the Legislature for the years 1887 and 1888, and to provide a tax for the payment of the same,

In the passage of which the Senate has concurred by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect has

ordered the same to take immediate effect.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

The bill was referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, June 24, 1887.

To the Speaker of the House of Representatives:

SIR—I am instructed to return to the House the following joint resolution: Joint resolution No. 17 (file No. 12), entitled

Joint resolution to authorize the State of Michigan to patent certain lands

in Muskegon county to Henry Webster,

In the passage of which the Senate has concurred by a majority vote of all the Senators elect and by a vote of two-thirds of all the Senators elect has ordered the same to take immediate effect.

Very respectfully,

LEWIS M. MILLER,

Secretary of the Senate.

The joint resolution was referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, June 24, 1887.

To the Speaker of the House of Representatives:

SIR—I am instructed to return to the House the following concurrent resolution:

WHEREAS. The centennial anniversary of the framing and promulgation of the constitution of the United States will take place at Philadelphia next September, at which all the States and territories will be represented; and

WHEREAS, A special invitation has been received requesting the attendance of the militia of the State to take part in the grand parade of the military and naval forces of the United States, and of the various States and territories; and

WHEREAS, We have a high degree of confidence in the State troops of Michigan, and admiration for their skill in arms, and believe that their presence among the troops of the nation would be beneficial in a military sense; therefore

Resolved (the Senate concurring), That the State military board are hereby authorized to send such companies or regiments, or portions of regiments of Michigan State troops to the anniversary celebration at Philadelphia, as in their discretion they may think proper. The expenses for the journey shall be borne out of the military fund, and that a sufficient amount may be available, the State military board may in their judgment discontinue for the present year wholly or partially the annual encampment, withhold from the encampment such companies or regiments as they decide to send to Philadelphia, or in any other way alter the arrangements for the annual encampment, so as to reserve a sufficient sum to defray the expenses of this contemplated anniversary expedition,

In the adoption of which the Senate has non-concurred.

Very respectfully,

LEWIS M. MILLER, Secretary of the Senate.

The resolution was laid on the table.

The Speaker also announced the following:

SENATE CHAMBER, Lansing, June 24, 1887.

To the Speaker of the House of Representatives:

SIR-I am instructed to return to the House the following bill:

House bill No. 560 (file No. 334), entitled

A bill to provide for the straightening, opening, deepening and widening Little Sturgeon creek, in Midland county, and making an appropriation of State swamp lands for same.

In the passage of which the Senate has concurred by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect has and and the sema to take immediate effect.

ordered the same to take immediate effect.

Very respectfully,

LEWIS M. MILLER,
Secretary of the Senate.

The bill was referred to the committee on engrossment and enrollment for enrollment.

The sergeant-at-arms announced a committee from the Senate, who reported that body had finished its business and was ready to adjourn.

Mr. Rumsey moved that the Secretary of State be instructed to furnish to Representative Hill five manuals to replace that number which surreptitiously disappeared from his desk last evening,

Which motion prevailed.

The committee appointed to act with a like committee from the Senate to inform the Governor that the Legislature had finished its business and was ready to adjourn, and to inquire if he had any further communication to the two houses.

Reported that they had performed the duty assigned them, and that the Governor had no further communication to make to the Legislature, and asked to be discharged.

Report accepted and committee discharged.

Mr. Eldred moved that the House adjourn.

Pending which,

The Speaker addressed the House as follows:

Gentlemen of the House of Representatives:

The hour has arrived when you are about to close the session of 1887; you have completed your work and are ready to submit it to the judgment of your

constituents. And before pronouncing the words that will officially end our labors here, and possibly forever end our official connections, I desire to thank you, each and all, for the uniform kindness and courtesy extended to me while acting in the capacity of your presiding officer, and to wish you a safe return to your homes, and your duties and labors there which you laid aside at the beginning of this year to assume the important work of legislation for nearly two millions of people. When on the 5th day of January last you stood before this desk and solemnly declared that you would support the constitution of the U.S., and the constitution of this State, and that you would faithfully and honestly perform the duties of member of the Legislature of the State of Michigan, you, in my judgment, took upon yourselves a great and important work, a work than which none is more important to the people of this State, for I believe, as was well said by an honorable Senator a short time since, that there is no public capacity in which a man can serve the people of his State so well, or with more advantage than in the very position which you occupy to-day.

And gentlemen, in this connection I desire to attest the honesty, industry and zeal that have characterized your efforts to discharge these important duties during this session. Coming as you do from all parts of the State, with varied constituencies, desirous that their wishes and interests may be consulted, your deliberations have been marked by coolness and toleration, keeping constantly in view the promotion of the public welfare by doing what seemed to be for the best interest of the greatest number of the people. And I feel that I may very properly congratulate you upon the harmony and good fellowship you have maintained throughout this long and tedious session, fully realizing that if my earnest endeavors to honestly, faithfully and impartially discharge the important duties of this position have met with even a fair degree of success, it must be attributed to your forbearance, co-operation, ready and liberal support.

And now gentlemen, I will not stop to speak of the work you have accomplished, only to say that I believe that the session of 1887 has produced many very important measures, affecting the moral and material interests of our great State, all in the right direction, and I sincerely hope that they may have a fair an I liberal trial, such a trial as will fully demonstrate either the wisdom or folly of the measures, and, one thing let us all observe, that it is our duty to obey the laws of the State such as they are while they exist and to teach the people by word and example to respect the laws, with the full belief in the wisdom of the people, to retain or repeal the same as public sentiment may demand.

And to you, Mr. Clerk, as well as to your assistants, I am under many very great obligations for the kind and generous assistance at all times so freely rendered, and I know that your efforts to please the members and expedite business is fully appreciated.

To the sergeant-at-arms and his assistants who have assisted me in preserving order and keeping the lobby quiet, as well as to our kind janitor and his assistants, who have made it so comfortable for us here, I return my sincere thanks for the efficient manner in which you have discharged your duties.

And to the messenger boys, who have always been ready and willing to do our bidding, I have a word to say. When, at the commencement of the session I was confronted with some 40 or 50 bright, honest and intelligent looking boys, all anxious to serve the House of 1887, I was much perplexed to

know just which ones I should select. The selection was made and you were the favorites. I am now satisfied that my selections were good ones, for by your honesty, industry and earnest efforts to please you have won a warm place in our hearts, and I only hope you will continue in this same course through life, beli-ving that if you do you will be honored and respected by all.

And now in conclusion let me again thank you all, members and employés of this house for your kind assistance and courteous treatment while presid-

ing over your deliberations during the session now about to close.

The motion to adjourn then prevailed, and

The Speaker declared the House adjourned until Saturday, June 25, at 11 o'clock A. M.

Lansing, Saturday, June 25, 1887.

The House met pursuant to adjournment and was called to order by the Speaker.

Roll called: not a quorum present.

The following members answered to their names: Messrs. Breen, Diekema, Holt, Hoobler, Houk, Linton, Ogg, Vickary, Wellman and Wilson.

On motion of Mr. Ogg, The House adjourned.

Lansing, Monday, June 27, 1887.

The House met pursuant to adjournment and was called to order by the Speaker.

The following members answered to their names: Messrs. Chamberlain,

S. Baker and Perkins.

MESSAGES FROM THE GOVERNOR.

The Speaker announced the following:

EXECUTIVE OFFICE, Lansing, June 25, 1887.

To the House of Representatives:

I have this day approved, signed, and deposited in the office of the Secretary of State:

House bill No. 600 (file No. 285), being

An act to fix the per diem compensation of members of the State Legislature from the Upper Peninsula for and during the session of 1887.

Also,

House bill No. 408 (file No. 435), being

An act to detach certain territory from the township of Kawkawlin and attach the same to the township of Bangor in Bay county.

Also,

House bill No. 774 (file No. 493), being

An act to fix the salary of the private secretary of the auditor general.

C. G. LUCE, Governor.

The message was laid on the table.

MESSAGES FROM THE SENATE.

The Speaker announced the following:

SENATE CHAMBER, Lansing, June 24, 1887.

To the Speaker of the House of Representatives:

SIR-I am instructed to return to the House the following bills:

1. House bill No. 470 (file No. 455), entitled

A bill to repeal sections numbered 6, 7, 8, 9, 10, 11, and 12 of act No. 144, public acts of 1883, entitled "An act to provide for the compulsory education of children in certain cases," approved June 5, 1883.

2. House bill No. 188 (file No. 87), entitled

A bill to amend section 2 of act No. 259, session laws of 1881, being compiler's section 2271 of Howell's annotated statutes of Michigan, relative to the selling, furnishing, or giving of any spirituous, malt, brewed, fermented, or vinous liquors, or any beverage, liquor or liquids containing any spirituous, malt, brewed, fermented or vinous liquors to certain persons.

3. House bill No. 471 (file No. 456), entitled

A bill to repeal act No. 108, public acts of 1885, entitled "An act to provide for the compulsory reformatory education of juvenile disorderly persons," approved May 21, 1885.

4. House bill No. 207 (file No. 96), entitled

A bill to amend section No. 3 of chapter 12 of act No. 164 of session laws of 1881, entitled "An act to revise and consolidate the laws relating to public instruction and primary schools." and repeal all statutes and acts contravening the provisions of this act, being compiler's section 5152 of How-sll's annotated statutes.

5. House bill No. 174 (file No. 364), entitled

A bill to amend section 7 of article 2. of an act entitled "An act to revise the laws providing for the incorporation of railroad companies and to regulate the running and management and to fix the duties and liabilities of all railroads and other corporations owning and operating any railroads in this State," approved May 1, 1873, as amended, being compiler's section 3350 of Howell's annotated statutes of the State of Michigan, as amended by act number 174, of the session laws of 1883.

6. House bill No. 184 (file No. 78), entitled

A bill to amend section 11 of chapter 12 of the school laws, being compiler's section 5160 of Howell's annotated statutes, relative to the compensation of chairmen of township boards of school inspectors.

7. House bill No. 43 (file No. 20), entitled

A bill to amend sections 112 of chapter 12 of act number 164 of the session laws of 1881, being sections 5150 and 5161 of Howell's annotated statutes relative to the election and appointment of school examiners.

8. House bill No. 29 (file No. 29), entitled

A bill to repeal act number 179, session laws of 1883, entitled "An act to regulate the width of wagon tires to be used with lumber wagons."

9. House bill No. 127 (file No. 55), entitled

A bill to amend section 1 of act number 177, session laws of 1859, being compiler's section 80 of Howell's annotated statutes of Michigan, relative to the registration of voters.

10. House bill No. 10 (file No. 57), entitled

A bill to provide for the penalty of death in certain cases of murder.

11. House bill No. 67 (file No. 59), entitled

A bill to amend chapter 55 of the compiled laws of 1871, being chapter 54 of Howell's annotated statutes, relative to gaming, by adding a new section to stand as section 19.

12. House bill No. 44 (file No. 76), entitled

A bill to require persons who sell, and persons who contract to sell personal property, who retain title thereto, to file a notice of such title in the office of the township or city clerk, and in cities having no such officer as city clerk, the city recorder where the vendee or contractee of such personal property resides.

13. House bill No. 163 (file No. 86), entitled

A bill for the prevention and restriction of hydrophobia and glanders.

14. House bill No. 202 (file No. 99), entitled

A bill to amend section number 2 of act number 231 of the session laws of 1879, entitled "An act to enlarge and define the duties of the State board of education," being compiler's section number 4971 of Howell's annotated statutes.

15. House bill No. 82 (file No. 106), entitled

A bill to enable landholders to recover the possession of land from railroad companies in certain cases.

16. House bill No. 360 (file No. 154), entitled

A bill to amend section 4907 of the compiled laws of 1871 as amended by act No. 45 of the session laws of 1883, relative to the supreme court and the practice therein.

17. House bill No. 759 (file No. 156), entitled

A bill to prevent certain preferences by insolvent corporations.

18. House bill No. 836 (file No. 165), entitled

A bill to prohibit unjust and oppressive agreements in leases and licenses and other instruments or conveyances hereafter granted for mining iron ore and to protect and secure lessees, licensees, grantees or vendees in such leases, licenses or other instruments or conveyances from the operation and effect of such agreements, and to define the rights, duties and liabilities of the parties to such leases, licenses and other instruments and conveyances.

19. House bill No. 292 (file No. 179), entitled

A bill to amend sections 1, 2, 3 and 6 of act No. 138 of the public acts of 1881, entitled "An act to provide for the medical and surgical treatment of dependent children at the hospital of the Michigan university." being sections 1813, 1814, 1815 and 1818 of Howell's annotated statutes.

20. House bill No. 325 (file No. 206), entitled

A bill to amend section 4430 of the compiled laws of 1871, being section 5897 of Howell's annotated statutes, relative to the duties of commissioners on claims against deceased persons and to provide for their compensation.

21. House bill No. 862 (file No. 213), entitled

A bill to amend section 6 of chapter 2 of act No. 243 of public acts of 1881, being section 1330 of Howell's annotated statutes, relative to assessments for highway purposes.

22. House bill No. 280 (file No. 228), entitled

A bill to authorize the board of State auditors to audit and allow to Daniel H. Walters the sum of four dollars per acre for forty acres of land, and interest on the same from the fourth day of September, 1885, to date.

23. House bill No. 230 (file No. 238), entitled

A bill to amend section 29 of act No. 232 of the session laws of 1885, entitled "An act to revise the laws to provide for the incorporation of all manufacturing companies, except such as are contemplated by act No. 42 of the session laws of 1867, which provides for the incorporation of persons or corporations engaged in the manufacture of salt, and mercantile companies, or any union of the two, and to fix the duties and liabilities of such corporations," by providing for joint suits against the corporation, and any or all of the stockholders for labor debts.

24. House bill No. 644 (file No. 250), entitled,

A bill to amend section 2 of chapter 314, relative to the fees of officers and ministers of justice in criminal cases.

25. House bill No. 31 (file No. 262), entitled

A bill to carry into effect section 12 of article 15 of the constitution, relative to the holding of real estate by corporations.

26. House bill No. 895 (file No. 264), entitled

A bill to provide for the purchase of additional land for the use of the State public school.

27. House bill No. 371 (file No. 268), entitled

A bill to regulate the trial of actions for damages arising from negligence.

28. House bill No. 857 (file No. 270), entitled

A bill to change the boundaries of school district number 1 in the township of Fayette, and fractional school district number 12 in the township of Adams, Moscow and Fayette, in the county of Hillsdale.

29. House bill No. 709 (file No. 277), entitled

A bill to require railroad companies to give notice at stations whether passenger trains are on schedule time or not.

30. House bill No. 108 (file No. 294), entitled

A bill to provide for the garnishment of executors and administrators.

31. House bill No. 358 (file No. 297), entitled

A bill to prohibit the use of scrip or store orders in the payment of wages of laborers in mines, mills, shops and factories.

32. House bill No. 334 (file No. 299), entitled

A bill to amend act No. 233, session laws of 1869, entitled "An act relative to free schools in the city of Detroit," approved February 24, 1869, and all acts amendatory thereto, by adding a section thereto to stand as section 24.

33. House bill No. 766 (file No. 301), entitled

A bill to provide for the construction of sidewalks in townships outside of villages and cities, acro-s drains and ditches and natural water courses.

34. House bill No. 670 (file No. 324), entitled

To prohibit the destruction of fish in Hogsett Lake in the township of Portage, and Gourdneck Lake in the townships of Portage and Schoolcraft, in Kalamazoo county.

35. House bill No. 425 (file No. 326), entitled

A bill to provide for the employment of convicts in the prisons of Michigan, including the Detroit House of Correction, to establish their hours of

labor, and to make an appropriation for the employment of convicts, and to repeal all acts in contravention to this act.

36. House bill No. 620 (file No. 337), entitled

A bill to amend sec. 15 of act No. 172 of the session laws of 1885, entitled "An act to amend sections 10 and 12 of chapter 268 of the compiled laws of 1871, being compiler's sections 8135 and 8137, as amended by act No. 84, public acts of 1877, relative to the reform school, being sections 9817 and 9819 of Howell's annotated statutes of 1882, and to add a new section to stand as section 15."

37. House bill No. 453 (file No. 340), entitled

A bill to provide for the payment of damages by corporations for the loss of life by the carelessness or neglect of corporations or their employés.

38. House bill No. 808 (file No. 346), entitled

A bill to authorize the township of Sherman, in the county of Iosco, to borrow money for the payment of the highway and other indebtedness of said township.

39. House bill No. 68 (file No. 359), entitled

A bill to provide for the re-issue of lost or destroyed certificates of stock of corporations or companies.

40. House bill No. 314 (file No. 361), entitled

A bill to prevent judges of probate from serving as trustees of any of the asylums for the insane in the State of Michigan.

41. House bill No. 660 (file No 367), entitled

A bill to provide for the appointment of a State marshal, and to prescribe his powers and duties.

42. House bill Nos. 255 and 782 (file No. 375), entitled

A bill to extend and regulate the liability of employers to make compensation for personal injuries suffered by workmen or employés in their service.

43. House bill No. 129 (file No. 386), entitled

A bill to prevent the obstruction of sewers in the city of Detroit by waterpipes, gas-pipes or other pipes.

44. House bill No. 233 (file No. 391), entitled

A bill to protect fish and preserve the fisheries of this State by regulating the meshes of nets and the use of fishing apparatus, prohibiting the fouling of the waters and destruction of fishing grounds by the refuse of manufactures or other debris, and to repeal sections 1, 2, 3, 8, 10, 11, 12, and 13 of act No. 350 of the session laws of 1865, approved March 21, 1865; sections 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, and 12, of act No. 188 of the public acts of 1875, approved May 1, 1875, and section 4 of act No. 141, of the public acts of 1883, approved June 2, 1883.

45. House bill No. 546 (file No. 397), entitled

A bill to define the duties of city and village marshals, constables, sheriffs and other officers relative to making complaints for violations of the laws regulating or prohibiting the sale of intoxicating liquors and to create a penalty for neglect of such duties.

46. House bill No. 845 (file No. 399), entitled

A bill to amend sec. 46 of the compiled laws of 1871, the same being compiler's section 151 of Howell's annotated statutes relative to notification of elections.

47. House bill No. 851 (file No. 400), entitled

A bill to provide additional record evidence of the trust capacity of executors, administrators and guardians in certain cases.

48. House bill No. 742 (file No. 404), entitled

A bill to amend section 6726 of the compiled laws of 1871, as amended by act No. 94 of the session laws of 1873, approved April 15, 1873, being compiler's section 8314 of Howell's annotated statutes relative to the action for causing death by wrongful act, neglect or default.

49. House bill No. 762 (file No. 409), entitled

A bill to regulate the employment of labor in prisons. 50. House bills Nos. 304 and 617 (file No. 430), entitled

A bill to amend sections 2, 5, 6, 7 and 8 of act No. 246 of the session laws of 1861, entitled "An act to provide for the erection and maintenance of shutes for the passage of fish through the dams across the streams of this State," as amended by the several acts amendatory thereof and supplementary thereto, the same being sections 2150, 2153, 2154, 2155 and 2156 of Howell's annotated statutes.

51. House bill No. 302 (file No. 433), entitled

A bill to amend section 53 of act No. 153 of the session laws of 1885, entitled "An act to provide for the assessment of property, and the levy and collection of taxes thereon."

52. House bill No. 208 (file No. 437), entitled

A bill to amend section 5968 of the compiled laws of 1871, relative to the competency of witnesses, and examination of parties in certain cases, as amended by act No. 155 of the public acts of 1875, approved April 29, 1875. and by act No. 245 of the public acts of the year 1881, being compiler's section 7545 of Howell's annotated statutes, as amended by act No. 139 of the public acts of the year 1885, approved June 4, 1885.

53. House bill No. 387 (file No. 439), entitled

A bill to amend section 2 of act number 198 of the public acts of 1879, entitled "An act to provide for the regulation and enforcement of assignments for the benefit of creditors," approved May 13, 1879, as amended by act number 278 of the public acts of 1881, approved June 11, 1881, being compiler's section 8740 of Howell's annotated statutes.

54. House bill No. 472 (file No. 457), entitled

A bill to provide for the compulsory education of juvenile disorderly persons in cities and villages.

55. House bill No. 517 (file No. 464), entitled

A bill to amend sections 4814, 4815 and 4816 of the compiled laws of 1871, the same being compiler's sections 6306, 6307 and 6308 of Howell's annotated statutes, relative to guardians and wards.

56. House bill No. 915 (file No. 466), entitled

A bill to provide for the organization, arming, and duties of independent military companies, and for commissioning the officers thereof.

57. House bill No. 743 (file No. 473), entitled

A bill to amend sections 5 and 6 of act No. 198 of the session laws of 1877, as amended by act No. 283 of the session laws of 1881, and to amend the title to said original act, being an act entitled "An act to provide for a tax upon dogs, and to create a fund for the payment of certain damages for sheep killed or wounded by them in certain cases," approved May 23, 1887, the same being compiler's paragraphs 2127 and 2128, chapter 61, of Howell's annotated statutes of Michigan.

58. House bill Nos. 277 and 455 (file No. 476), entitled

A bill to provide for the taxation of real estate, mortgages, and other real estate securities.

59. House bill No. 288 (file No. 481), entitled

A bill to establish and organize school district number 9, in the township of Byron, county of Kent, and State of Michigan.

60. House bill No. 249 (file No. 482), entitled

A bill to amend sections 1, 2, 3, 4, and 5 of act number 144 of public acts of 1883, entitled "An act to provide for the compulsory education of children in certain cases," approved June 5, 1883.

61. House bill No. 402 (file No. 485), entitled

A bill to amend section 9 of article 2 of act No. 198 of the session laws of 1873, being an act entitled "An act to revise the laws providing for the incorporation of railroad companies, and to regulate the running and management, and to fix the duties and liabilities of all railroad and other corporations owning or operating any railroad in this State," as amended by act No. 177, session laws of 1877, and act No. 116, public acts of 1883.

62. House bill No. 897 (file No. 486), entitled

A bill to amend sections 7184, 7186 and 7189 of the compiled laws of 1881, the same being sections 11, 13 and 16 of chapter 304, Howell's statutes, in relation to the punishment of fraudulent debtors, being compiler's sections 8760, 8762 and 8765.

63. House bill No. 893 (file No. 492), entitled

A bill to amend section 9, article 2, of act No. 198 of the session laws of 1873, being an act entitled "An act to revise the laws providing for the incorporation of railroad companies, and to regulate the running and management, and to fix the duties and liabilities of all railroad and other corporations owning or operating any railroad in this State," approved May 1, 1873, as amended by act No. 177, public acts of 1877, approved May 22, 1877, being compiler's section 3323 of Howell's annotated statutes, as amended by act No. 116, public acts of 1883, approved May 24, 1883.

64. House bill No. 506, entitled

A bill to detach certain territory from the townships of Hendricks and Garfield, Mackinac county, and to organize the same into a separate township to be known as the township of Pentland.

65. House bill No. 112, entitled

A bill making an appropriation for the purpose of defraying the expense of the Governor and Judges of the Supreme Court of the State of Michigan at the constitutional centennial celebration to be held at Philadelphia, September 15, 16 and 17, 1887.

66. House bill No. 218, entitled

A bill to consolidate Au Sable and Oscoda, to be known as the city of Au Sable.

67. House bill No. 331, entitled

A bill to amend section 2 of chapter 4, and section 1 of chapter 10, of an act entitled "An act to provide a charter for the city of Detroit, and to repeal all acts and parts of acts in conflict therewith," approved June 7, 1883, and to add to chapter 10 of said act two new sections to stand as sections 22 and 23, so as to abolish the board of assessors.

68. House bill No. 868, entitled

A bill to amend section 10 of an act entitled An act to provide for the taking of private property for public use, and for the opening, extending, widening and straightening of streets and alleys in the city of Detroit, and to repeal act No. 281 of the session laws of 1883, being an act entitled An act to provide for the taking of private property for public use and for the open-

ing of streets and alleys by the city of Detroit, being act No. 354 of the local acts of 1885, approved May 14, 1885.

In the passage of which the Senate has non-concurred.

Very respectfully,

LEWIS M. MILLER, Secretary of the Senate.

On motion of Mr. S. Baker, The several bills were laid on the table. The Speaker also announced the following:

SENATE CHAMBER, Lansing, June 24, 1887.

To the Speaker of the House of Representatives:

SIR-I am instructed to return to the House the following concurrent resolutions:

1. Resolved by the House of Representatives (the Senate concurring), That a special committee, consisting of three members from the House and two from the Senate be appointed to be known as a committee of investigation of fire and marine insurance, with power to send for persons and papers, to subpœna and compel the attendance of witnesses, to administer oaths, and to employ a stenographer. Such committee may, in their discretion, visit the offices of any or all mutual fire insurance companies, and the offices of any and all fire and marine insurance companies organized or incorporated within this State, or doing business under the laws of this State, and shall have access to the books, files, records and papers relating in any way to the business of such corporations, and shall also have access to and examine the books and papers in the office of the commissioner of insurance, and make a report of their doings to the Senate and House of Representatives, with their recommendations, on or before May 15, 1887.

2. WHEREAS, Certain grave charges of intimidation and fraud are made and of record in our journals in connection with the vote on the constitu-

tional amendment as to prohibition in the city of Detroit; and

WHEREAS, Notwithstanding the lateness in the session, and the extent of the vote covered by such charges, the magnitude of the charges themselves seem to demand that they should have proper consideration at the hands of some authority fully competent to consider them, and report to this Legislature their recommendations in the matter; therefore

Resolved (the Senate concurring), That the judiciary committees of the Senate and House be and they are hereby authorized, acting jointly, to take the matters relating to intimidation, fraud or irregularities in the city of Detroit, or elsewhere, in connection with the late vote upon the prohibitory amendment under advisement, and report their recommendations to this Legislature.

In the adoption of which the Senate has non-concurred.

Very respectfully,

LEWIS M. MILLER, Secretary of the Senate.

The resolutions were laid on the table.

The Speaker also announced the following:

SENATE CHAMBER,)
Lansing, June 24, 1887.

To the Speaker of the House of Representatives:

SIR-I am instructed to return to the House the following joint resolutions:

1. House joint resolution No. 11 (file No. 6), entitled

Joint resolution granting blocks Nos. 78 and 79, city of Lansing, to the city of Lansing for a public park.

2. House joint resolution No. 22, entitled

Joint resolution to provide for sale of certain State tax lands bid in by the State in October, 1881, and previous years.

3. House joint resolution No. 19, entitled

Joint resolution declaring forfeited all the uncertified lands within the limits of the Marquette, Houghton and Ontonagon railroad land grant, together with all the lands certified or uncertified which lie opposite the uncompleted portion of said railroad, extending from L'Anse to Ontonagon.

In the passage of which the Senate has non-concurred.

Very respectfully,

LÉWIS M. MILLER,
Secretary of the Senate.

The several joint resolutions were laid on the table.

By the committee on engrossment and enrollment:
The committee on engrossment and enrollment report, as correctly enrolled, signed, and presented to the Governor, the following:

House bill No. 22 (file No. 23), entitled

A bill to amend section 9 of article 2 of act No. 198 of the session laws of 1873, being an act entitled "An act to revise the laws providing for the incorporation of railroad companies and to regulate the running and management and to fix the duties and liabilities of all railroads and other corporations owning or operating any railroad in this State," being compiler's section 3323 of Howell's annotated statutes, as amended by act No. 177, session laws of 1877, and act No. 116, public acts of 1883.

Also,

House bill No. 873 (file No. 462), entitled

A bill establishing a lien for labor and services upon lumber, shingles, logs, timber, cedar posts, telegraph poles, railroad ties, bark, shingle bolts, stave bolts, staves, cordwood, pulp wood, hop poles, hoop poles, veneering wood, and all other forest products, and to repeal act No. 145 of the session laws of 1881, entitled "An act establishing a lien for labor and services upon logs, timber, cedar posts, telegraph poles, railroad ties, tan-bark, shingle bolts and staves, and to repeal act No. 185 of the session laws of 1873, entitled 'An act establishing a lien for labor and services upon logs and timber, as amended by act No. 253 of the public acts of 1879."

Also,

House bill No. 575 (file No. 234), entitled

A bill to amend section 1 of article 2, sections 1 and 2 of article 3, section 2 of article 6, section 1 of article 10, section 5 of article 13, sections 1, 2, 3, 4 and 5 of article 14, sections 1, 2 and 3 of article 15, and section 3 of article 16 of act No. 245 of the session laws of 1869, entitled "An act to revise the charter of the village of Allegan," approved March 2, 1869, as amended by the several acts amendatory thereof, and to add four new sections to said act to stand as section 7 of article 3 and sections 9, 10 and 11 of article 13.

Also,

House bill No. 853, entitled

A bill to amend section 48 of chapter 7, and section 4 of chapter 16, of act No. 390 of the local acts of 1885, entitled, "An act to amend and revise the charter of the city of Port Huron," approved June 17, 1885.

Also,

House bill No. 168 (file No. 366), entitled

A bill to provide for the drainage and reclamation of swamp land by means of a ditch from Little Black Lake, in the county of Muskegon, to Lake Michigan, and to make an appropriation of State swamp land therefor.

Also,

House bill No. 919 (file No. 398), entitled

A bill to authorize and empower the township board of the township of Maple River, in the county of Emmet, in this State, to compromise, settle and discharge a judgment rendered in the circuit court of the county of Emmet, in favor of said township of Maple River and against George W. Green, a defaulting treasurer of said township, and William Kage, William Longaker and Leroy Sandford, his sureties, for less than the full amount thereof.

Also,

House bill No. 568 (file No. 176), entitled

A bill to incorporate engineering societies.

Also,

House bill No. 327 (file No. 247), entitled

A bill to authorize the sale in certain cases of land devised or bequeathed by will without power of sale.

Also,

House bill No. 393 (manuscript), entitled

A bill to amend section 1 of act No. 257, session laws of 1869, entitled "An act to incorporate the city of Hillsdale," approved March 8, 1869, as amended by act No. 253, session laws of 1871, approved March 31, 1871.

Also,

House bill No. 408 (file No. 435), entitled

A bill to detach certain territory from the township of Kawkawlin and attach the same to the township of Bangor in Bay county.

Also,

House bill No. 867 (file No. 380), entitled

A bill to amend section 33, of chapter 7, and sections 1, 33, 34, 35 and 36 of chapter 11 of act No. 326, of the session laws of 1883, entitled An act to provide a charter for the city of Detroit, and to repeal all acts and parts of acts in conflict therewith, approved June 7, 1883.

Also,

House bill No. 301 (file No. 412), entitled

A bill authorizing the common council of the city of Port Huron to make a re-assessment to defray the expense of a public improvement on Pine Grove Avenue, a street in said city, from Suffern street to the northern limits of said city, being the pavement of said street, and to legalize previous acts of the common council in reference thereto.

Also,

House bill No. 916 (file No. 474), entitled

A bill to regulate and govern the State house of correction and branch of State prison in the Upper Peninsula.

Also,

House bill No. 397 (file No. 353), entitled

A bill to provide for an independent forestry commission of the State of Michigan, to define its duties and to provide for the expense thereof.

Also,

House bill No. 782 (file No. 453), entitled

A bill to lay out and establish a State road along or near the principal base line of Bois Blanc Island, in the county of Mackinac, from the eastern to the western terminus of said line, and appropriating swamp lands upon said island for the construction thereof.

Also.

House bill No. 286 (manuscript), entitled

A bill to detach certain territory from the township of Garfield and attach the same to the township of Traverse, in the county of Grand Traverse.

Also

House bill No. 741 (file No. 259), entitled

A bill to amend section 36 of chapter 176 of the compiled laws of 1871, being compiler's section 6626 of Howell's annotated statutes, relative to courts of chancery.

Also,

House bill No. 203 (file No. 77), entitled

A bill to amend section 2198 of Howell's annotated statutes of Michigan, relative to the protection of game.

Also.

House bill No. 794 (file No. 416), entitled

A bill making an appropriation of State swamp lands to aid in improving the channel of Maple river in the counties of Clinton and Gratiot.

Also,

House bill No. 692 (file No. 347), entitled

A bill to amend section 15 of article 4 of act No. 198, session laws of 1873, entitled "An act to revise the laws providing for the incorporation of railroad companies, and to regulate the running and management and fix the duties and liabilities of all railroad and other corporations owning or operating any railroad in this State, and the several acts amendatory thereof," being compiler's section 3377 of Howell's annotated statutes, as amended by act No. 234, public acts of 1885, approved June 10, 1885.

Also.

House bill No. 344 (file No. 186), entitled

A bill to authorize the township of Flushing, in Genesee county, Michgan, to borrow money to be used in public improvements in and for the benefit of said township, and to issue bonds therefor.

Also,

Substitute for Senate bill No. 119 (file No. 263), entitled

A bill to provide for reporting all mortgages by the several registers of deeds of this State to the supervisors and assessing officers of their respective counties wherein the mortgagee resides, for assessment purposes, and providing blank form books therefor; also prescribing the duties of registers of deeds, relative to the recording of mortgages.

Also.

House bill No. 149 (file No. 252), entitled

A bill to authorize the county of Presque Isle to issue bonds and to create a sinking fund for the payment thereof, and of bonds heretofore issued.

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House bill No. 850 (file No. 478), entitled

A bill to provide for ascertaining, adjudicating, and determining who are or were the legal heirs, minor heirs, or legal representatives of certain deceased persons and entitled to the lands of which said deceased died seized, and to repeal act number 53 of the laws of Michigan, of the year 1867, approved March 13, 1867, being compiler's sections 4398, 4399, and 4400 of compiled laws of 1871, the same being sections 5990, 5991 and 5992 of Howell's annotated statutes, relative to "proceedings to ascertain and determine the heirs of deceased persons"

Also,

House bill No. 276 (file No. 360), entitled

A bill to amend section 26 of chapter 185 of the compiled laws of 1871, relative to "set-offs," being compiler's section 7365 of Howell's annotated statutes of Michigan.

Also.

House bill No. 827 (manuscript), entitled

A bill to legalize certain drain taxes in the township of Ganges, county of Allegan, and to authorize the supervisor of said township to re-spread the same.

Also,

House bill No 326 (file No. 388), entitled

A bill to authorize the village of Cheboygan, in the county of Cheboygan, to erect, operate and maintain an electric light plant in connection with its water works.

Also,

House bill No. 451 (file No. 490), entitled

A bill to amend sections 1 and 2 of act 152, session laws of 1883, entitled An act to provide for the taxation of persons, co-partnerships, associations, car loaning companies, corporations and fast freight lines engaged in the business of running cars over any of the railroads of this State and not being exclusively the property of any railroad company paying specific taxes on their gross receipts.

Also,

House bill No. 312 (file No. 295), entitled

A bill to protect the owners or keepers of stallions.

Also,

House bill No. 774 (file No. 493), entitled

A bill to fix the salary of the private secretary of the Auditor General.

Also,

House bill No. 600 (file No. 285), entitled

A bill to fix the per diem compensation of members of the State Legislature from the Upper Peninsula for and during the session of 1887.

Also,

House bill No. 848 (file No. 445), entitled

A bill to amend sections 1 and 9 of act No. 156 of the session laws of 1851, entitled An act to define the powers and duties of the boards of supervisors of the several counties and to confer upon them certain local administrative and legislative powers, approved April 8, 1851, being sections 467 and 475 of the compiled laws of 1871. the same being compiler's sections 473 and 481 respectively of Howell's annotated statutes of Michigan.

Also,

House bill No. 571 (file No. 394), entitled

A bill to provide for the publication of names and postoffice address of exsoldiers, sailors and marines living in the State of Michigan, and to make an appropriation therefor.

Also,

House bill No. 825 (file No. 450), entitled

A bill to amend section 41 of act No. 153 of the public acts of the year 1885, being an act entitled "An act to provide for the assessment of property and the levy and collection of taxes thereon," approved June 9, 1885.

Also,

House bill No. 300 (file No. 321), entitled

A bill to authorize the highway commissioners of the townships of Walker and Alpine, in the county of Kent, to receive contributions in money or labor, to be expended under their direction in grading, graveling, and improving a certain road in said county, and to declare the said road forever a free road.

Also.

House bill No, 564, entitled

A bill to provide for the recovery of damages for injuries caused or sustained by reason of defective public highways, streets, bridges, sidewalks, crosswalks, or culverts, and to repeal act No. 244 of the public acts of the year 1879, being compiler's sections 1442, 1443, 1444, 1445 and 1446 of Howell's annotated statutes of Michigan.

Also.

House bill No. 235 (file No. 352), entitled

A bill to protect fish and regulate fishing in the lakes, rivers and streams, within and bordering the State, by providing close seasons for fishing, prohibiting the sale of certain kinds of fish, to protect persons engaged in fish culture, and to repeal sections 5, 6 and 9 of act No. 350 of the session laws of 1865, approved March 21, 1865; act No. 211 of the session laws of 1865, approved March 16, 1865; act No. 80 of the session laws of 1869, approved March 30, 1869; act No. 104 of the public acts of 1877, approved May 9, 1877; act No. 276 of the public acts of 1881, approved June 11, 1881; act No. 5 of the public acts of 1883, approved February 21, 1883; act No. 55 of the public acts of 1883, approved April 27, 1883; act No. 184 of the public acts of 1883, approved June 8, 1883.

Also,

House bill No. 854 (file No. 480), entitled

A bill to provide for keeping clear of obstructions, open and in good condition and repair all ditches in this State constructed under the authority of the board of control, having charge of the drainage and reclamation of swamp lands by means of State roads and ditches, or ditches constructed by aid of State swamp lands.

Also.

House bill No. 291 (file No. 282), entitled

A bill to regulate the manner in which insurance companies not organized under the laws of this State, but doing business within it, shall transact their business.

Also.

House bill No. 547 (file No. 390), entitled

A bill to amend section 1 of act No. 233 of the public acts of 1881, being based on the sales made by said city for non-payment thereof, and to authorize said city to institute suits for the recovery of such lands, and in certain

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cases to maintain proceedings in chancery for the enforcement of the lien of said taxes.

Also,

House bill No. 463 (file No. 336), entitled

A bill to amend sections Nos. 26, 31, and 41 of act No. 175 of the session laws of 1851, entitled "An act to provide for holding general and special elections," approved June 27, 1851, being compiler's sections 162, 167 and 177 of Howell's annotated statutes.

Also,

House bill No. 377 (file No. 341), entitled

A bill to authorize the board of control of State swamp lands to make an appropriation of swamp lands to drain and reclaim marsh and overflowed lands in the townships of Albee and Spaulding, Saginaw county.

Also,

House bill No. 530 (file No. 147), entitled

A bill to amend section 1674 of the compiled laws of 1871 as amended by act No. 30 of the session laws of 1873, approved March 14, 1873, the same being compiler's section 4207 of Howell's annotated statutes, relative to the insurance bureau.

Also.

House bill No. 265 (file No. 451), entitled

A bill to provide for the incorporation of merchants and traders' associations.

Also,

House bill No. 883 (file No. 463), entitled

A bill to amend section, 75 of act No. 153, public acts of 1885, entitled "An act to provide for the assessment of property and the levy and collection of taxes thereon," approved June 9, 1885.

Also,

House bill No. 64 (file No. 442), entitled

A bill to amend section 3 of act No. 153 of the session laws of 1885, entitled "An act to provide for the assessment of property and the levy and collection of taxes thereon," approved June 9, 1885.

Also,

House bill No. 887 (file No. 465), entitled

A bill to amend section 67 of act No. 153, of the public acts of 1885, entitled "An act to provide for the assessment of property, and the levy and collection of taxes thereon," approved June 9, 1885.

Also.

House bill No. 866 (file No. 406), entitled

A bill to protect primary elections and conventions of political parties and to punish offences committed thereat.

Also,

House bill No. 439 (file No. 255), entitled

A bill to provide a general law under which corporations may be formed to carry on printing, publishing and book-making, and any or either of them.

Also,

House bill No. 493 (file No. 428), entitled

A bill to amend section 3 of act No. 78 of the session laws of 1883, entitled "An act to authorize the incorporation of Manufacturers' Mutual fire

insurance companies," approved May 10, 1883, and to add four new sections to said act to be designated as sections 17, 18, 19 and 20.

Also,

House bill No. 797 (file No. 429), entitled

A bill to prohibit the fishing with nets, excepting dip nets, in any of the lakes, bays, bayous, harbors or streams of Muskegon county.

Also,

House bill No. 262 (file No. 384), entitled

A bill to amend section 1 of chapter 2, and sections 1, 2, 3, 4, 5 and 12, of chapter 3, of act No. 326 of local acts of 1883, entitled "An act to provide a charter for the city of Detroit, and to repeal all acts and parts of acts in conflict therewith," approved June 7, 1883, relating to registration and elections in said city.

Also,

House bill No. 335 (file No. 335), entitled

A bill to amend act No. 45 of the session laws of 1882, entitled "An act authorizing the common council of the city of Detroit, with the concurrence of the city council thereof, to make a re-assessment to defray the expense of a public improvement on Jefferson avenue, a street in said city, from the east curb line of Beaubien street to the railroad bridge in said city.

Also,

House bill No. 228 (file No. 308), entitled

A bill to amend sections 8030 and 8035 of the compiled laws of 1871, relative to county jails and the regulation thereof, as amended, the same being compiler's sections 9649 and 9651 of Howell's annotated statutes, as amended by act No. 132 of the public acts of 1885, approved June 2, 1885, and by act No. 224 of the public acts of 1885, approved June 17, 1885.

Also,

House bill No. 559 (file No. 438), entitled

an act entitled "An act to reorganize the Michigan institute for educating the deaf and dumb," the same being compiler's section 1836 of Howell's annotated statutes of Michigan.

Also.

House bill No. 557 (manuscript), entitled

A bill to authorize the village of West Branch, in the county of Ogemaw, to raise money to make public improvements in said village, to issue bonds therefor, and to provide for the levy of taxes therein to pay the same.

Also.

House bill No. 606 (manuscript), entitled

A bill to amend sections 5, 17, 22 and 23 of act No. 161 of the public acts of 1885, entitled "An act to provide a police court for the city of Detroit," approved June 9, 1885, and to add one section thereto to stand as section 26.

Also.

House bill No. 748 (file No. 448), entitled

A bill to authorize the city of Saginaw to purchase and maintain the State road bridge across the Tittabawassee river in the county of Saginaw and the approaches and appurtenances thereto for a free public highway, and to issue bonds for that purpose, and to authorize any township or townships in Saginaw county to contract with said city for the purpose of aiding said city in such purchase and maintenance, and to authorize such townships to raise money by taxation, and to issue bonds for such purpose.

Also.

House bill No. 577 (file No. 413), entitled

A bill to amend chapter 193 of the compiled laws of 1871, being chapter 267 of Howell's annotated statutes, by adding four new sections thereto, relative to the sale of homesteads for the payment of debts of deceased persons, and expenses of administering their estates.

Also,

House bill No. 691 (file No. 333), entitled

A bill making an appropriation of State swamp land for the purpose of cleaning, dredging and clearing out the south branch of Black Creek, in the township of Eggleston, and also the township and county drains in the township of Moorland, in Muskegon county, and directing the board of control of State swamp lands to construct the same.

Also,

House bill No. 321 (file No. 389), entitled

A bill to amend section 1 of chapter 7, section 20 of chapter 9, and section 4 of chapter 11, of act No. 62, of the public acts of 1875, entitled "An act granting and defining the powers and duties of incorporated villages," approved April 1, 1875, as amended by the several acts amendatory thereof, being compiler's sections 2847, 2942, and 2973 of Howell's annotated statutes.

Also.

House bill No. 222 (file No. 197), entitled

A bill to amend section 9 of act No. 148, session laws of 1885, entitled "An act to establish a State house of correction and branch of State prison in the Upper Peninsula, and to provide for the location and erection thereof, and making an appropriation therefor."

Also.

House bill No. 380 (manuscript), entitled

A bill to provide for the introduction and use of safety gates upon swing and draw bridges.

Also,

House bill No. 552 (file No. 420), entitled

A bill to provide for the construction of a State road bridge across Black river, in the township of Grant, in St. Clair county, and to appropriate State swamp land, the proceeds of which to be used for the construction of said bridge.

Also,

House bill No. 330 (file No. 431), entitled

A bill to preserve evidence of error or fraud in the counting of ballots and in election returns, and in the count of inspectors of election and the declaration of the board of canvassers, in contested elections.

Also,

House bill No. 80 (file No. 440), entitled

A bill to amend section 13 of act No. 153 of the public acts of 1885, being an act entitled "An act to provide for the assessment of property and the levying and collection of taxes thereon," approved June 9, 1885.

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House bill No. 183 (file No. 310), entitled

A bill to amend section 1 of act No. 171, session laws of 1873, entitled "An act establishing a State agency for the care of juvenile offenders," approved

April 29, 1873, as amended by act No. 37, public acts of 1875, approved March 19, 1875, being compiler's section 9894 of Howell's annotated statutes, as amended by act No. 168, public acts of 1885, approved June 10, 1885.

Also,

House bill No. 536 (manuscript), entitled

A bill to confirm the assessment and the levy of taxes for municipal purposes in the city of East Saginaw for the years 1873, 1874, 1875, 1876, 1877 and 1878, under the provisions of the charter of said city and all title to land

A bill to authorize the township of Midland, in Midland county, to convey

certain real estate to the city of Midland.

Also,

House bill No. 339 (manuscript), entitled

A bill to amend sections 1 and 5 of an act to re-organize the public library of Bay City and to repeal section 12 of act No. 370 of the session laws of 1867, entitled "An act to organize union school districts of Bay City," approved March 20, 1867, approved May 3, 1877, and said section 1, as amended by act No. 390 of the session laws of 1881, approved May 25, 1881.

Also,

House bill No. 763 (manuscript), entitled

A bill making an appropriation of State swamp lands for the purpose of dredging and improving the water course between Bellaire and the waters of Torch Lake, Antrim county.

Also,

House bill No. 509 (file No. 357), entitled

A bill to amend sections No. 1344 and 1345, of the compiled laws of 1871, relative to the recording of town plats and the vacation of the same, as amended by act No. 108, session laws of 1873, approved April 17, 1873, being compiler's sections 1473 and 1474 of Howell's annotated statutes, as amended by act No. 111 of the public acts of 1885, approved May 21, 1885.

Also.

House bill No. 462 (file No. 422), entitled

A bill to provide for corporations to diffuse moral and religious knowledge and instruction and to receive and apply such loans and advance, and accept and execute such trusts as shall be made for such purposes, and to enable individuals and also associations existing under act No. 192 of the session laws of 1867, entitled "An act to provide for the incorporation of associations, conventions, conferences or religious bodies, for literary, religious or other benevolent purposes," approved March 27, 1867, being chapter 178 of Howell's aunotated statutes as amended, to effect incorporation for such purposes.

Also,

House bill No. 173 (manuscript), entitled

A bill making an appropriation for the general expense of the State government, salaries of State officers, expenses of State departments and expenses of the State Legislature for the years 1887 and 1888, and to provide a tax for the payment of the same.

Also,

House bill No. 871 (file No. 372), entitled

A bill to amend section 8218 of Howell's annotated statutes being section 6630 of the compiled laws of 1871, as amended by act No. 63, of the session laws of 1883, relative to proceedings by and against public bodies, having certain corporate powers, and by and against officers representing them.

Also,

House bill No. 504 (file No 371), entitled

A bill to provide for the taxation and regulation of the business of manufacturing, selling, keeping for sale, furnishing, giving or delivering spirituous and intoxicating liquors, and malt, brewed or fermented liquors, and vinous liquors in this State, and to repeal all acts or parts of acts inconsistent with the provisions of this act.

Also,

House substitute for Senate bill No. 152 (House file No. 402, Senate file No. 197), entitled

A bill authorizing a prosecution for larceny committed in any railroad car while in this State, and en route in any county through which said car passes.

Also,

House bill No. 719 (file No. 387), entitled

A bill to provide for the incorporation of central and local associations of growers of mint and other essential oil plants.

Also,

House bill No. 560 (file No. 334), entitled

A bill to provide for straightening, opening, deepening and widening Little Sturgeon creek in Midland county, and making an appropriation of swamp land for same.

Also,

House concurrent resolution No. 8, relative to compilation, preparation and publication of the journals and documents of the Legislature of 1887.

Also,

House substitute for Senate concurrent resolution (unnumbered), relative to the issue of a land patent to one Selah Reeve.

Also,

House joint resolution No. 17 (file No. 12), entitled

Joint resolution to authorize the State of Michigan to patent certain lands in Muskegon county to Henry Webster.

ROBERT Y. OGG, Chairman.

Report accepted. On motion of Mr. Perkins, The House adjourned.

Lansing, Tuesday, June 28, 1887.

The House met pursuant to adjournment and was called to order by the Speaker.

Not a quorum present.

The following members answered to their names: Messrs. Chamberlain, S. Baker, Perkins, Holt, Wellman, Wilson, Lakey, and Anderson.

MESSAGES FROM THE GOVERNOR.

The Speaker announced the following:

EXECUTIVE OFFICE, Lansing, June 27, 1887.

To the House of Representatives:

I have this day approved, signed and deposited in the office of the Secretary of State,

House bill No. 301 (file No. 412), being

An act authorizing the common council of the city of Port Huron to make a re-assessment to defray the expense of a public improvement on Pine Grove avenue, a street in said city, from Suffern street to the northern limits of said city, being the pavement of said street, and to legalize previous acts of the common council in reference thereto.

Also.

House bill No. 916 (file No. 474), being

An act to regulate and govern the State house of correction and branch of the State prison in the Upper Peninsula.

Also,

House bill No. 397 (file No. 353), being

An act to provide for an independent forestry commission of the State of Michigan and to define its duties and powers, and to provide for the expense thereof.

Also,

House bill No. 286, being

An act to detatch certain territory from the township of Garfield, in the county of Grand Traverse, and attach the same to the county of Traverse, in said county.

Also,

House bill No. 741 (file No. 259), being

An act to amend section 36 of chapter 176 of the compiled laws of 1871, being compiler's section 6626 of Howell's annotated statutes, relative to courts of chancery.

Also.

House bill No. 692 (file No. 347), being

An act to amend section 15 of article 4 of act No. 198, session laws of 1873, entitled "An act to revise the laws providing for the incorporation of railroad companies, and to regulate the running and management and fix the duties and liabilities of all railroad and other corporations owning or operating any railroad in this State, and the several acts amendatory thereof," being compiler's section 3377 of Howell's annotated statutes, as amended by act No. 234, public acts of 1885, approved June 10, 1885.

A 180,

Mouse bill No. 344 (file No. 186), being

An act to authorize the township of Flushing, in Genesee county, Michigan, to borrow money to be used in public improvements in and for the benefit of said township, and to issue bonds therefor.

Also.

House substitute for Senate bill No. 119 (Senate file No. 263), being

An act to provide for reporting all mortgages by the several registers of deeds of this State to the supervisors and assessing officers of their respective counties, and to the registers of deeds of other counties wherein the mortgagee resides, for assessment purposes, and providing blank form books therefor; also prescribing the duties of registers of deeds relative to the recording of mortgages.

Also.

House bill No. 149 (file No. 252), being

An act to authorize the county of Presque Isle to issue bonds and to create a sinking fund for the payment thereof, and of bonds heretofore issued.

Also.

House bill No. 827, being

An act to legalize certain drain taxes in the township of Ganges and county of Allegan, and to authorize the supervisor of said township to respread the same.

Also,

House bill No. 326 (file No. 388), being

An act to authorize the village of Cheboygan, in the county of Cheboygan, to erect, operate and maintain an electric light plant in connection with its water works.

Also,

House bill No. 451 (file No. 490), being

An act to amend sections 1 and 2 of act 152, session laws of 1883, entitled "An act to provide for the taxation of persons, copartnerships, associations, car loaning companies. corporations and fast freight lines engaged in the business of running cars over any of the railroads of this State, and not being exclusively the property of any railroad company paying taxes on their gross receipts."

Also,

House bill No. 564, being

An act to provide for the recovery of damages for injuries caused or sustained by reason of defective public highways, streets, bridges, sidewalks, crosswalks or culverts, and to repeal act No. 244 of the public acts of the year 1869, being compiler's sections 1442, 1443, 1444, 1445 and 1446 of Howell's annotated statutes of Michigan.

Also,

House bill No. 235 (file No. 352), being

An act to protect fish and regulate fishing in the lakes, rivers and streams, within and bordering the State, by providing close seasons for fishing, prohibiting the sale of certain kinds of fish, to protect persons engaged in fish culture, and to repeal sections 5, 6 and 9 of act No. 350, of the session laws of 1865, approved March 21, 1865; act No. 211 of the session laws of 1865, approved March 16, 1865; act No. 80 of the session laws of 1869, approved March 30, 1869; act No. 104 of the public acts of 1877, approved May 9, 1877; act No. 276 of the public acts of 1881, approved June 11, 1881; act No. 5 of the public acts of 1883, approved February 21, 1883; act No. 55 of the public acts of 1883, approved June 8, 1883.

Also,

House joint resolution No. 17 (file No. 12), being

Joint resolution to authorize the State of Michigan to patent certain lands in Muskegon county to Henry Webster.

Also.

Concurrent resolution relative to issuing patent for certain State lands to Selah Reeves.

Also,

House concurrent resolution directing the secretary of the Senate and

clerk of the House to compile and prepare for publication, make indexes and superintend the publication of the journals and documents of the present Legislature.

C. G. LUCE, Governor.

The Speaker also announced the following:

EXECUTIVE OFFICE, Lansing, June 28, 1887.

To the House of Representatives:

I have this day approved, signed and deposited in the office of the Secretary of State.

House bill No. 552 (file No. 420), being

An act to provide for the construction of a State road bridge across Black river, in the township of Grant, in St. Clair county, and to appropriate State swamp land, the proceeds of which to be used for the construction of said bridge.

Also, House bill No. 560 (file No. 834), being

An act to provide for the straightening, opening, deepening and widening Little Sturgeon creek, in Midland county, and making an appropriation of State swamp lands for same.

U. G. LUCE, Governor.

The message was laid on the table. On motion of Mr. Perkins, The House adjourned.

Lansing, Wednesday, June 29, 1887.

The House met pursuant to adjournment and was called to order by the Speaker.

Not a quorum present.

The following members answered to their names: Messrs. Jones, Chamberlain, Perkins, Anderson, Wilson and S. Baker.

MESSAGES FROM THE GOVERNOR.

The Speaker announced the following:

EXECUTIVE OFFICE, Lansing, June 28, 1887.

To the House of Representatives:

I have this day approved, signed and deposited in the office of the Secretary of State:

House bill No. 732 (file No. 453), being

An act to lay out and establish a State road along or near the principal Base line of Bois Blanc Island, in the county of Mackinac, from the eastern to the western terminus of said line, and appropriating swamp lands upon said island for the construction thereof.

Also.

House bill No. 850 (file No. 478), being

An act to provide for the ascertaining, adjudicating and determining who are or were the legal heirs, minor heirs, or legal representatives of certain deceased persons and entitled to the lands of which the said deceased died seized and to repeal act No. 53 of the laws of Michigan of the year 1867, approved March 13, 1867, being compiler's sections 4398, 4399 and 4400 of the compiled laws of 1871, as amended by act No. 49 of the public acts of 1883, approved April 26, 1883, the same being sections 5990, 5991 and 5992 of Howell's annotated statutes, relative to proceedings to ascertain and determine the heirs of deceased persons.

Also,

House bill No. 276 (file No. 360), being

An act to amend section 26 of chapter 185 of the compiled laws of 1871, relative to "set-offs," being compiler's section 7365 of Howell's annotated statutes of Michigan.

Also.

House bill No. 312 (file No. 295), being

An act to protect the owners or keepers of stallions.

Also.

House bill No. 848 (file No. 445), being

An act to amend sections 1 and 9 of act No. 156 of the session laws of 1851, entitled "An act to define the powers and duties of the boards of supervisors of the several counties, and to confer upon them certain local administrative and legislative powers," approved April 8. 1851, being sections 467 and 475 of the compiled laws of 1871, the same being compiler's sections 473 and 481, respectively, of Howell's annotated statutes of Michigan.

Also,

House bill No. 571 (file No. 394), being

An act to provide for the publication of names and postoffice address of ex-soldiers, sailors and marines living in the State of Michigan, and to make an appropriation therefor.

Also,

House bill No. 825 (file No. 450, being

An act to amend section 41 of act No. 153 of the public acts of the year 1885, being an act entitled "An act to provide for the assessment of property and the levy and collection of taxes thereon," approved June 9, 1885.

House bill No. 300 (file No. 321), being

An act to authorize the highway commissioners of the townships of Walker and Alpine in the county of Kent, to receive contributions in money or labor, to be expended under their direction in grading, graveling, and improving a certain road in said county, and to declare the said road forever a free road.

Also,

House bill No. 854 (file No. 480), being

An act to provide for keeping clear of obstructions, open and in good condition and repair all ditches in this State constructed under the authority of the board of control, having charge of the drainage and reclamation of swamp lands by means of State roads and ditches, or ditches constructed by aid of State swamp lands

Also.

House bill No. 547 (file No 390), being

An act to amend section one of act number two hundred and thirty-three

of the public acts of eighteen hundred and eighty-one, being an act entitled "An act to re-organize the Michigan institute for educating the deaf and dumb," approved June 7, 1881, the same being compiler's section eighteen hundred and thirty-six of Howell's annotated statutes of Michigan.

Also,

House bill No. 557, being

An act to authorize the village of West Branch, in the county of Ogemaw, to raise money to make public improvements in said village, to issue bonds therefor and to provide for the levy of taxes therein to pay the same.

Also,

House bill No. 606, being

An act to amend sections 5, 17, 22, and 23 of act number 161 of the public acts of 1885, entitled "An act to establish the police court of the city of Detroit," approved June 9, 1885, and to add one new section thereto to stand as section 26.

Also,

House bill No. 748 (file No. 448), being

An act to authorize the city of Saginaw to purchase and maintain the State road bridge across the Tittabawassee river in the county of Saginaw and the approaches and appurtenances thereto for a free public highway, and to issue bonds for that purpose, and to authorize any township or townships in Saginaw county to contract with said city for the purpose of aiding said city in such purchase and maintenance, and to authorize such townships to raise money by taxation, and to issue bonds for such purpose.

Also,

House bill No. 577 (file No. 413), being

An act to amend chapter No. 193 of the compiled laws of 1871, being chapter 267 of Howell's annotated statutes, by adding four new sections thereto, relative to the sale of homesteads for the payment of debts of deceased persons, and expenses of administering their estates.

Also.

House bill No. 691 (file No. 333), being

An act making an appropriation of State swamp land for the purpose of cleaning, dredging, and clearing out the south branch of Black Creek, in the township of Eggleston, and also the township and county drains in the township of Moorland, in Muskegon county, and directing the board of control of State swamp lands to construct the same.

Also,

House bill No. 321 (file No. 389), being

An act to amend section 1 of chapter 7, section 20 of chapter 9, and section 4 of chapter 11, of act No. 62 of the public acts of 1875, entitled "An act granting and defining the powers and duties of incorporated villages," approved April 1, 1875, as amended by the several acts amendatory thereof, being compiler's sections 2847, 2942 and 2973 of Howell's annotated statutes.

Also,

House bill No. 222 (file No. 197) being

A bill to amend section 9 of act No. 148, session laws of 1885, entitled An act to establish a State house of correction and a branch of the State prison in the upper peninsula and to provide for the location and erection thereof, and making an appropriation therefor,

Also,

House bill No. 380, being

An act to provide for the introduction and use of safety gates upon swing and draw bridges.

Also,

House bill No. 330 (file No. 431), being

An act to preserve evidence of error or fraud in the counting of ballots and in election returns, and in the count of inspectors of election and the declaration of the board of canvassers, in contested elections.

Also,

House bill No. 80 (file No. 440), being

An act to amend section 13 of act No. 153 of the session laws of 1885, being an act entitled An act to provide for the assessment of property and the levying and collection of taxes thereon, approved June 9, 1885.

Also,

House bill No. 183 (file No. 310), being

An act to amend section 1 of act No. 171 session laws of 1873, entitled "An act establishing a State agency for the care of juvenile offenders," approved April 29, 1873, as amended by act No. 37, public acts of 1875, approved March 19, 1875, being compiler's section 9894 of Howell's annotated statutes as amended by act No. 168, public acts of 1885, approved June 10, 1885.

Also,

House bill No. 536, being

An act to confirm the assessment and the levy of taxes for municipal purposes in the city of East Saginaw for the years 1873, 1874, 1875, 1876, 1877, and 1878, under the provisions of the charter of said city, and all titles to lands based on sales made by said city for non-payment thereof, and to authorize said city to institute suits for the recovery of such lands and in certain cases to maintain proceedings in chancery for the enforcement of the lien of said taxes.

Also,

House bill No. 463 (file No. 336), being

An act to amend sections No. 26, 31 and 41, act No. 175, of the session laws of 1851, entitled "An act to provide for holding general and special elections," approved June 27, 1851, being compiler's sections Nos. 162, 167 and 177 of Howell's anuotated statutes.

Also.

House bill No. 377 (file No. 341), being

An act to authorize the board of control of State swamp lands to make an appropriation of swamp lands to drain and reclaim marsh and overflowed lands in the townships of Albee and Spaulding, Saginaw county.

Also

House bill No. 530 (file No. 147), being

An act to amend section 1674 of the compiled laws of 1871, as amended by act No. 30 of the session laws of 1873, approved March 14, 1873, the same being compiler's section 4207 of Howell's annotated statutes, relative to the insurance bureau.

Also,

House bill No. 265 (file No. 451), being

An act to provide for the incorporation of Merchants and Traders' Associations.

Also.

House bill No. 883 (file No. 463), being

SIR—I am instructed to return to the House the following joint resolutions:

1. House joint resolution No. 11 (file No. 6), entitled

Joint resolution granting blocks Nos. 78 and 79, city of Lansing, to the city of Lansing for a public park.

2. House joint resolution No. 22, entitled

Joint resolution to provide for sale of certain State tax lands bid in by the State in October, 1881, and previous years.

3. House joint resolution No. 19, entitled

Joint resolution declaring forfeited all the uncertified lands within the limits of the Marquette, Houghton and Ontonagon railroad land grant, together with all the lands certified or uncertified which lie opposite the uncompleted portion of said railroad, extending from L'Anse to Ontonagon.

In the passage of which the Senate has non-concurred.

Very respectfully,

LÉWIS M. MILLER, Secretary of the Senate.

The several joint resolutions were laid on the table. By the committee on engrossment and enrollment:

The committee on engrossment and enrollment report, as correctly enrolled, signed, and presented to the Governor, the following:

House bill No. 22 (file No. 23), entitled

A bill to amend section 9 of article 2 of act No. 198 of the session laws of 1873, being an act entitled "An act to revise the laws providing for the incorporation of railroad companies and to regulate the running and management and to fix the duties and liabilities of all railroads and other corporations owning or operating any railroad in this State," being compiler's section 3323 of Howell's annotated statutes, as amended by act No. 177, session laws of 1877, and act No. 116, public acts of 1883.

Also,

House bill No. 873 (file No. 462), entitled

A bill establishing a lien for labor and services upon lumber, shingles, logs, timber, cedar posts, telegraph poles, railroad ties, bark, shingle bolts, stave bolts, staves, cordwood, pulp wood, hop poles, hoop poles, veneering wood, and all other forest products, and to repeal act No. 145 of the session laws of 1881, entitled "An act establishing a lien for labor and services upon logs, timber, cedar posts, telegraph poles, railroad ties, tan-bark, shingle bolts and staves, and to repeal act No. 185 of the session laws of 1873, entitled 'An act establishing a lien for labor and services upon logs and timber, as amended by act No. 253 of the public acts of 1879."

Also.

House bill No. 575 (file No. 234), entitled

A bill to amend section 1 of article 2, sections 1 and 2 of article 3, section 2 of article 6, section 1 of article 10, section 5 of article 13, sections 1, 2, 3, 4 and 5 of article 14, sections 1, 2 and 3 of article 15, and section 3 of article 16 of act No. 245 of the session laws of 1869, entitled "An act to revise the charter of the village of Allegan," approved March 2, 1869, as amended by the several acts amendatory thereof, and to add four new sections to said act to stand as section 7 of article 3 and sections 9, 10 and 11 of article 13.

Also,

House bill No. 853, entitled

A bill to amend section 48 of chapter 7, and section 4 of chapter 16, of act No. 390 of the local acts of 1885, entitled, "An act to amend and revise the charter of the city of Port Huron," approved June 17, 1885.

Also,

House bill No. 168 (file No. 366), entitled

A bill to provide for the drainage and reclamation of swamp land by means of a ditch from Little Black Lake, in the county of Muskegon, to Lake Michigan, and to make an appropriation of State swamp land therefor.

Also,

House bill No. 919 (file No. 398), entitled

A bill to authorize and empower the township board of the township of Maple River, in the county of Emmet, in this State, to compromise, settle and discharge a judgment rendered in the circuit court of the county of Emmet, in favor of said township of Maple River and against George W. Green, a defaulting treasurer of said township, and William Kage, William Longaker and Leroy Sandford, his sureties, for less than the full amount thereof.

Also,

House bill No. 568 (file No. 176), entitled

A bill to incorporate engineering societies.

Also,

House bill No. 327 (file No. 247), entitled

A bill to authorize the sale in certain cases of land devised or bequeathed by will without power of sale.

Also.

House bill No. 393 (manuscript), entitled

A bill to amend section 1 of act No. 257, session laws of 1869, entitled "An act to incorporate the city of Hillsdale," approved March 8, 1869, as amended by act No. 253, session laws of 1871, approved March 31, 1871.

Also,

House bill No. 408 (file No. 435), entitled

A bill to detach certain territory from the township of Kawkawlin and attach the same to the township of Bangor in Bay county.

Also.

House bill No. 867 (file No. 380), entitled

A bill to amend section 33, of chapter 7, and sections 1, 33, 34, 35 and 36 of chapter 11 of act No. 326, of the session laws of 1883, entitled An act to provide a charter for the city of Detroit, and to repeal all acts and parts of acts in conflict therewith, approved June 7, 1883.

Also.

House bill No. 301 (file No. 412), entitled

A bill authorizing the common council of the city of Port Huron to make a re-assessment to defray the expense of a public improvement on Pine Grove Avenue, a street in said city, from Suffern street to the northern limits of said city, being the pavement of said street, and to legalize previous acts of the common council in reference thereto.

Also,

House bill No. 916 (file No. 474), entitled

A bill to regulate and govern the State house of correction and branch of State prison in the Upper Peninsula.

Also.

An act to amend section 75 of act No. 153 laws of 1885 entitled "An act to provide for the assessment of property, and the levy and collection of taxes thereon," approved June 9, 1885.

Also.

House bill No. 64 (file No. 442), being

An act to amend section 3 of act No. 153 of the session laws of 1885, entitled An act to provide for the assessment of property and the levy and collection of taxes thereon, approved June 9, 1885.

Also,

House bill No. 887 (file No. 465), being

An act to amend section 67 of act No. 153, laws of 1885, entitled "An act to provide for the assessment of property and the levy and collection of taxes thereon," approved June 9, 1885.

Also.

House bill No. 866 (file No. 406), being

An act to protect primary elections and conventions of political parties and to punish offenses committed thereat.

Also,

House bill No. 797 (file No. 429), being

An act to prohibit fishing with nets, excepting dip nets, in any of the lakes, bays, bayous, harbors or streams of Muskegon county, in this State.

Also,

House bill No. 262 (file No. 384), being

An act to amend section 1, of chapter $\bar{2}$, and sections 1, 2, 3, 4, 5, and 12 of chapter 3, of act No. 326 of local acts of 1883, entitled "An act to provide a charter for the city of Detroit, and to repeal all acts and parts of acts in conflict therewith," approved June 7, 1883, relating to registracion and elections in said city.

Also,

House bill No 335 (file No. 335), being

An act to amend act No. 45 of the session laws of 1882, entitled An act authorizing the common council of the city of Detroit, with the concurrence of the city council thereof, to make a re-assessment to defray the expense of a public improvement on Jefferson avenue, a street in said city, from the east curb line of Beaubien street to the railroad bridge in said city.

Also,

House bill No. 228 (file No. 308), being

An act to amend sections 8033 and 8035 of the compiled laws of 1871, relative to "county jails and the regulation thereof," as amended, the same being compiler's sections 9649 and 9651 of Howell's annotated statutes as amended by act No. 132 of the public acts of 1885, approved June 2, 1885, and by act No. 224 of the public acts of 1885, approved June 17, 1885.

Also.

House bill No. 559 (file No. 438), being

An act to authorize the township of Midland, in Midland county, to convey certain real estate to the city of Midland.

Also,

House bill No. 339, being

An act to amend sections 1 and 5 of "An act to reorganize the public library of Bay City and to repeal section 12 of act No. 370 of the session laws of 1867, entitled "An act to reorganize union school districts of Bay City," approved March 20, 1867, approved May 3, 1877, and said section 1 as

amended by act No. 390 of the session laws of 1881, approved May 25, 1881. Also.

House bill No. 763, being

An act making an appropriation of State swamp lands for the purpose of dredging and improving the water-course between Bellaire and the waters of Torch Lake, in Antrim county.

Also,

House bills Nos. 509 and 599 (file No. 357), being

An act to amend sections 1344 and 1345 of the compiled laws of 1871, relative to the recording of town plats and the vacation of the same, as amended by act No. 108, session laws of 1873, approved April 17, 1873, being compiler's sections 1473 and 1474 of Howell's annotated statutes, as amended by act No. 111 of the public acts of 1885, approved May 21, 1885.

Also,

House bill No. 462 (file No. 422), being

An act to provide for corporations to diffuse moral and religious knowledge and instruction, and to receive and apply such loans and advance, and accept and execute such trusts as shall be made for such purposes, and to enable individuals, and also associations existing under act No. 192 of the session laws of 1867, entitled "An act to provide for the incorporation of associations, conventions and conferences or religious bodies for literary, religious, or other benevolent purposes," approved March 27, 1867, being chapter 178 of Howell's annotated statutes, as amended, to effect incorporations for such purposes.

Also,

House bill No. 173, being

An act making an appropriation for the general expenses of the State government, salaries of State officers, expenses of the State departments and expenses of the Legislature, for the years 1887 and 1888, and to provide a tax for the payment of the same.

Also.

House bill No. 871 (file No. 372), being

An act to amend section 8218 of Howell's annotated statutes, being section 6630 of the compiled laws of 1871, as amended by act No. 63, of the session laws of 1883, relative to proceedings by and against public bodies, having certain corporate powers, and by and against officers representing them.

Also,

House bill No. 504 (file No. 414), being

An act to provide for the taxation and regulation of the business of manufacturing, selling, keeping for sale, furnishing, giving, or delivering spirituous and intoxicating liquors, and malt, brewed or fermented liquors, and vinous liquors in this State, and to repeal all acts or parts of acts inconsistent with the provisions of this act.

Also,

House substitute for Senate bill No. 152 (file No. 402), being

An act authorizing a prosecution for larceny committed in any railroad car while in this State, and en route, in any county through which said car passes.

Also,

House bill No. 719 (file No. 387), being

An act to provide for the incorporation of central and local associations of growers of mint and other essential oil plants.

House bill No. 571 (file No. 394), entitled

A bill to provide for the publication of names and postoffice address of exsoldiers, sailors and marines living in the State of Michigan, and to make an appropriation therefor.

Also,

House bill No. 825 (file No. 450), entitled

A bill to amend section 41 of act No. 153 of the public acts of the year 1885, being an act entitled "An act to provide for the assessment of property and the levy and collection of taxes thereon," approved June 9, 1885.

Also,

House bill No. 300 (file No. 321), entitled

A bill to authorize the highway commissioners of the townships of Walker and Alpine, in the county of Kent, to receive contributions in money or labor, to be expended under their direction in grading, graveling, and improving a certain road in said county, and to declare the said road forever a free road.

Also,

House bill No, 564, entitled

A bill to provide for the recovery of damages for injuries caused or sustained by reason of defective public highways, streets, bridges, sidewalks, crosswalks, or culverts, and to repeal act No. 244 of the public acts of the year 1879, being compiler's sections 1442, 1443, 1444, 1445 and 1446 of How-ell's annotated statutes of Michigan.

Also,

House bill No. 235 (file No. 352), entitled

A bill to protect fish and regulate fishing in the lakes, rivers and streams, within and bordering the State, by providing close seasons for fishing, prohibiting the sale of certain kinds of fish, to protect persons engaged in fish culture, and to repeal sections 5, 6 and 9 of act No. 350 of the session laws of 1865, approved March 21, 1865; act No. 211 of the session laws of 1865, approved March 16, 1865; act No. 80 of the session laws of 1869, approved March 30, 1869; act No. 104 of the public acts of 1877, approved May 9, 1877; act No. 276 of the public acts of 1881, approved June 11, 1881; act No. 5 of the public acts of 1883, approved February 21, 1883; act No. 55 of the public acts of 1883, approved April 27, 1883; act No. 184 of the public acts of 1883, approved June 8, 1883.

Also,

House bill No. 854 (file No. 480), entitled

A bill to provide for keeping clear of obstructions, open and in good condition and repair all ditches in this State constructed under the authority of the board of control, having charge of the drainage and reclamation of swamp lands by means of State roads and ditches, or ditches constructed by aid of State swamp lands.

A 180,

House bill No. 291 (file No. 282), entitled

A bill to regulate the manner in which insurance companies not organized under the laws of this State, but doing business within it, shall transact their business.

Also,

House bill No. 547 (file No. 390), entitled

A bill to amend section 1 of act No. 233 of the public acts of 1881, being based on the sales made by said city for non-payment thereof, and to authorize said city to institute suits for the recovery of such lands, and in certain

Also,

House bill No. 577 (file No. 413), entitled

A bill to amend chapter 193 of the compiled laws of 1871, being chapter 267 of Howell's annotated statutes, by adding four new sections thereto, relative to the sale of homesteads for the payment of debts of deceased persons, and expenses of administering their estates.

Also,

House bill No. 691 (file No. 333), entitled

A bill making an appropriation of State swamp land for the purpose of cleaning, dredging and clearing out the south branch of Black Creek, in the township of Eggleston, and also the township and county drains in the township of Moorland, in Muskegon county, and directing the board of control of State swamp lands to construct the same.

Also.

House bill No. 321 (file No. 389), entitled

A bill to amend section 1 of chapter 7, section 20 of chapter 9, and section 4 of chapter 11, of act No. 62, of the public acts of 1875, entitled "An act granting and defining the powers and duties of incorporated villages," approved April 1, 1875, as amended by the several acts amendatory thereof, being compiler's sections 2847, 2942, and 2973 of Howell's annotated statutes.

Also.

House bill No. 222 (file No. 197), entitled

A bill to amend section 9 of act No. 148, session laws of 1885, entitled "An act to establish a State house of correction and branch of State prison in the Upper Peninsula, and to provide for the location and erection thereof, and making an appropriation therefor."

Also,

House bill No. 380 (manuscript), entitled

A bill to provide for the introduction and use of safety gates upon swing and draw bridges.

Also,

House bill No. 552 (file No. 420), entitled

A bill to provide for the construction of a State road bridge across Black river, in the township of Grant, in St. Clair county, and to appropriate State swamp land, the proceeds of which to be used for the construction of said bridge.

Also,

House bill No. 330 (file No. 431), entitled

A bill to preserve evidence of error or fraud in the counting of ballots and in election returns, and in the count of inspectors of election and the declaration of the board of canvassers, in contested elections.

Also,

House bill No. 80 (file No. 440), entitled

A bill to amend section 13 of act No. 153 of the public acts of 1885, being an act entitled "An act to provide for the assessment of property and the levying and collection of taxes thereon," approved June 9, 1885.

Also.

House bill No. 183 (file No. 310), entitled

A bill to amend section 1 of act No. 171, session laws of 1873, entitled "An act establishing a State agency for the care of juvenile offenders," approved

April 29, 1873, as amended by act No. 37, public acts of 1875, approved March 19, 1875, being compiler's section 9894 of Howell's annotated statutes, as amended by act No. 168, public acts of 1885, approved June 10, 1885.

Also,

House bill No. 536 (manuscript), entitled

A bill to confirm the assessment and the levy of taxes for municipal purposes in the city of East Saginaw for the years 1873, 1874, 1875, 1876, 1877 and 1878, under the provisions of the charter of said city and all title to land

A bill to authorize the township of Midland, in Midland county, to convey

certain real estate to the city of Midland.

Also,

House bill No. 339 (manuscript), entitled

A bill to amend sections 1 and 5 of an act to re-organize the public library of Bay City and to repeal section 12 of act No. 370 of the session laws of 1867, entitled "An act to organize union school districts of Bay City," approved March 20, 1867, approved May 3, 1877, and said section 1, as amended by act No. 390 of the session laws of 1881, approved May 25, 1881.

Also.

House bill No. 763 (manuscript), entitled

A bill making an appropriation of State swamp lands for the purpose of dredging and improving the water course between Bellaire and the waters of Torch Lake, Autrim county.

Also.

House bill No. 509 (file No. 357), entitled

A bill to amend sections No. 1344 and 1345, of the compiled laws of 1871, relative to the recording of town plats and the vacation of the same, as amended by act No. 108, session laws of 1873, approved April 17, 1873, being compiler's sections 1473 and 1474 of Howell's annotated statutes, as amended by act No. 111 of the public acts of 1885, approved May 21, 1885.

Also,

House bill No. 462 (file No. 422), entitled

A bill to provide for corporations to diffuse moral and religious knowledge and instruction and to receive and apply such loans and advance, and accept and execute such trusts as shall be made for such purposes, and to enable individuals and also associations existing under act No. 192 of the session laws of 1867, entitled "An act to provide for the incorporation of associations, conventions, conferences or religious bodies, for literary, religious or other benevolent purposes," approved March 27, 1867, being chapter 178 of Howell's aunotated statutes as amended, to effect incorporation for such purposes.

Also,

House bill No. 173 (manuscript), entitled

A bill making an appropriation for the general expense of the State government, salaries of State officers, expenses of State departments and expenses of the State Legislature for the years 1887 and 1888, and to provide a tax for the payment of the same.

Also,

House bill No. 871 (file No. 372), entitled

A bill to amend section 8218 of Howell's annotated statutes being section 6630 of the compiled laws of 1871, as amended by act No. 63, of the session laws of 1883, relative to proceedings by and against public bodies, having certain corporate powers, and by and against officers representing them.

Also,

House bill No. 504 (file No 371), entitled

A bill to provide for the taxation and regulation of the business of manufacturing, selling, keeping for sale, furnishing, giving or delivering spirituous and intoxicating liquors, and malt, brewed or fermented liquors, and vinous liquors in this State, and to repeal all acts or parts of acts inconsistent with the provisions of this act.

Also,

House substitute for Senate bill No. 152 (House file No. 402, Senate file No. 197), entitled

A bill authorizing a prosecution for larceny committed in any railroad car while in this State, and en route in any county through which said carpasses.

Also,

House bill No. 719 (file No. 387), entitled

A bill to provide for the incorporation of central and local associations of growers of mint and other essential oil plants.

Also,

House bill No. 560 (file No. 334), entitled

A bill to provide for straightening, opening, deepening and widening Little Sturgeon creek in Midland county, and making an appropriation of swamp land for same.

Also.

House concurrent resolution No. 8, relative to compilation, preparation and publication of the journals and documents of the Legislature of 1887.

Also.

House substitute for Senate concurrent resolution (unnumbered), relative to the issue of a land patent to one Selah Reeve.

Alan.

House joint resolution No. 17 (file No. 12), entitled

Joint resolution to authorize the State of Michigan to patent certain lands in Muskegon county to Henry Webster.

ROBERT Y. OGG, Chairman.

Report accepted.
On motion of Mr. Perkins,
The House adjourned.

Lansing, Tuesday, June 28, 1887.

The House met pursuant to adjournment and was called to order by the Speaker.

Not a quorum present.

The following members answered to their names: Messrs. Chamberlain, S. Baker, Perkins, Holt, Wellman, Wilson, Lakey, and Anderson.

MESSAGES FROM THE GOVERNOR.

The Speaker announced the following:

EXECUTIVE OFFICE, Lansing, June 27, 1887.

To the House of Representatives:

I have this day approved, signed and deposited in the office of the Secretary of State,

House bill No. 301 (file No. 413), being

An act authorizing the common council of the city of Port Huron to make a re-assessment to defray the expense of a public improvement on Pine Grove avenue, a street in said city, from Suffern street to the northern limits of said city, being the pavement of said street, and to legalize previous acts of the common council in reference thereto.

Also,

House bill No. 916 (file No. 474), being

An act to regulate and govern the State house of correction and branch of the State prison in the Upper Peninsula.

Also,

House bill No. 397 (file No. 353), being

An act to provide for an independent forestry commission of the State of Michigan and to define its duties and powers, and to provide for the expense thereof.

Also,

House bill No. 286, being

An act to detatch certain territory from the township of Garfield, in the county of Grand Traverse, and attach the same to the county of Traverse, in said county.

Also.

House bill No. 741 (file No. 259), being

An act to amend section 36 of chapter 176 of the compiled laws of 1871, being compiler's section 6626 of Howell's annotated statutes, relative to courts of chancery.

Also.

House bill No. 692 (file No. 347), being

An act to amend section 15 of article 4 of act No. 198, session laws of 1873, entitled "An act to revise the laws providing for the incorporation of railroad companies, and to regulate the running and management and fix the duties and liabilities of all railroad and other corporations owning or operating any railroad in this State, and the several acts amendatory thereof," being compiler's section 3377 of Howell's annotated statutes, as amended by act No. 234, public acts of 1885, approved June 10, 1885.

Also.

#Iouse bill No. 344 (file No. 186), being

An act to authorize the township of Flushing, in Genesee county, Michigan, to borrow money to be used in public improvements in and for the benefift of said township, and to issue bonds therefor,

Also,

House substitute for Senate bill No. 119 (Senate file No. 263), being

An act to provide for reporting all mortgages by the several registers of deeds of this State to the supervisors and assessing officers of their respective counties, and to the registers of deeds of other counties wherein the mortgagee resides, for assessment purposes, and providing blank form books therefor; also prescribing the duties of registers of deeds relative to the recording of mortgages.

Also,

House bill No. 504 (file No 371), entitled

A bill to provide for the taxation and regulation of the business of manufacturing, selling, keeping for sale, furnishing, giving or delivering spirituous and intoxicating liquors, and malt, brewed or fermented liquors, and vinous liquors in this State, and to repeal all acts or parts of acts inconsistent with the provisions of this act.

Also.

House substitute for Senate bill No. 152 (House file No. 402, Senate file No. 197), entitled

A bill authorizing a prosecution for larceny committed in any railroad carwhile in this State, and en route in any county through which said carpasses.

Also,

House bill No. 719 (file No. 387), entitled

A bill to provide for the incorporation of central and local associations of growers of mint and other essential oil plants.

Also,

House bill No. 560 (file No. 334), entitled

A bill to provide for straightening, opening, deepening and widening Little Sturgeon creek in Midland county, and making an appropriation of swamp land for same.

Also,

House concurrent resolution No. 8, relative to compilation, preparation and publication of the journals and documents of the Legislature of 1887.

Also,

House substitute for Senate concurrent resolution (unnumbered), relative to the issue of a land patent to one Selah Reeve.

Also.

House joint resolution No. 17 (file No. 12), entitled

Joint resolution to authorize the State of Michigan to patent certain lands in Muskegon county to Henry Webster.

ROBERT Y. OGG, Chairman.

Report accepted.
On motion of Mr. Perkins,
The House adjourned.

Lansing, Tuesday, June 28, 1887.

The House met pursuant to adjournment and was called to order by the Speaker.

Not a quorum present.

The following members answered to their names: Messrs. Chamberlain, S. Baker, Perkins, Holt, Wellman, Wilson, Lakey, and Anderson.

MESSAGES FROM THE GOVERNOR.

The Speaker announced the following:

clerk of the House to compile and prepare for publication, make indexes and superintend the publication of the journals and documents of the present Legislature.

C. G. LUCE, Governor.

The Speaker also announced the following:

EXECUTIVE OFFICE, Lansing, June 28, 1887.

To the House of Representatives:

I have this day approved, signed and deposited in the office of the Secretary of State.

House bill No. 552 (file No. 420), being

An act to provide for the construction of a State road bridge across Black river, in the township of Grant, in St. Clair county, and to appropriate State swamp land, the proceeds of which to be used for the construction of said bridge.

Also,

House bill No. 560 (file No. 334), being

An act to provide for the straightening, opening, deepening and widening Little Sturgeon creek, in Midland county, and making an appropriation of State swamp lands for same.

C. G. LUCE, Governor.

The message was laid on the table. On motion of Mr. Perkins, The House adjourned.

Lansing, Wednesday, June 29, 1887.

The House met pursuant to adjournment and was called to order by the Speaker.

Not a quorum present.

The following members answered to their names: Messrs. Jones, Chamberlain, Perkins, Anderson, Wilson and S. Baker.

MESSAGES FROM THE GOVERNOR.

The Speaker announced the following:

EXECUTIVE OFFICE, Lansing, June 28, 1887.

To the House of Representatives:

I have this day approved, signed and deposited in the office of the Secretary of State:

House bill No. 732 (file No. 453), being

An act to lay out and establish a State road along or near the principal Base line of Bois Blanc Island, in the county of Mackinac, from the eastern to the western terminus of said line, and appropriating swamp lands upon said island for the construction thereof.

Also.

House bill No. 850 (file No. 478), being

An act to provide for the ascertaining, adjudicating and determining who are or were the legal heirs, minor heirs, or legal representatives of certain deceased persons and entitled to the lands of which the said deceased died seized and to repeal act No. 53 of the laws of Michigan of the year 1867, approved March 13, 1867, being compiler's sections 4398, 4399 and 4400 of the compiled laws of 1871, as amended by act No. 49 of the public acts of 1883, approved April 26, 1883, the same being sections 5990, 5991 and 5992 of Howell's annotated statutes, relative to proceedings to ascertain and determine the heirs of deceased persons.

Also,

House bill No. 276 (file No. 360), being

An act to amend section 26 of chapter 185 of the compiled laws of 1871, relative to "set-offs," being compiler's section 7365 of Howell's annotated statutes of Michigan.

Also,

House bill No. 312 (file No. 295), being

An act to protect the owners or keepers of stallions.

Also,

House bill No. 848 (file No. 445), being

An act to amend sections 1 and 9 of act No. 156 of the session laws of 1851, entitled "An act to define the powers and duties of the boards of supervisors of the several counties, and to confer upon them certain local administrative and legislative powers," approved April 8. 1851, being sections 467 and 475 of the compiled laws of 1871, the same being compiler's sections 473 and 481, respectively, of Howell's annotated statutes of Michigan.

Also,

House bill No. 571 (file No. 394), being

An act to provide for the publication of names and postoffice address of ex-soldiers, sailors and marines living in the State of Michigan, and to make an appropriation therefor.

Also,

House bill No. 825 (fil. No. 450, being

An act to amend section 41 of act No. 153 of the public acts of the year 1885, being an act entitled "An act to provide for the assessment of property and the levy and collection of taxes thereon," approved June 9, 1885.

House bill No. 300 (file No. 321), being

An act to authorize the highway commissioners of the townships of Walker and Alpine in the county of Kent, to receive contributions in money or labor, to be expended under their direction in grading, graveling, and improving a certain road in said county, and to declare the said road forever a free road.

Also,

House bill No. 854 (file No. 480), being

An act to provide for keeping clear of obstructions, open and in good condition and repair all ditches in this State constructed under the authority of the board of control, having charge of the drainage and reclamation of swamp lands by means of State roads and ditches, or ditches constructed by aid of State swamp lands.

Also,

House bill No. 547 (file No 390), being

An act to amend section one of act number two hundred and thirty-three

of the public acts of eighteen hundred and eighty-one, being an act entitled "An act to re-organize the Michigan institute for educating the deaf and dumb," approved June 7, 1881, the same being compiler's section eighteen hundred and thirty-six of Howell's annotated statutes of Michigan.

Also,

House bill No. 557, being

An act to authorize the village of West Branch, in the county of Ogemaw, to raise money to make public improvements in said village, to issue bonds therefor and to provide for the levy of taxes therein to pay the same.

Also,

House bill No. 606, being

An act to amend sections 5, 17, 22, and 23 of act number 161 of the public acts of 1885, entitled "An act to establish the police court of the city of Detroit," approved June 9, 1885, and to add one new section thereto to stand as section 26.

Also,

House bill No. 748 (file No. 448), being

An act to authorize the city of Saginaw to purchase and maintain the State road bridge across the Tittabawassee river in the county of Saginaw and the approaches and appurtenances thereto for a free public highway, and to issue bonds for that purpose, and to authorize any township or townships in Saginaw county to contract with said city for the purpose of aiding said city in such purchase and maintenance, and to authorize such townships to raise money by taxation, and to issue bonds for such purpose.

Also,

House bill No. 577 (file No. 413), being

An act to amend chapter No. 193 of the compiled laws of 1871, being chapter 267 of Howell's annotated statutes, by adding four new sections thereto, relative to the sale of homesteads for the payment of debts of deceased persons, and expenses of administering their estates.

Also.

House bill No. 691 (file No. 333), being

An act making an appropriation of State swamp land for the purpose of cleaning, dredging, and clearing out the south branch of Black Creek, in the township of Eggleston, and also the township and county drains in the township of Moorland, in Muskegon county, and directing the board of control of State swamp lands to construct the same.

Also.

House bill No. 321 (file No. 389), being

An act to amend section 1 of chapter 7, section 20 of chapter 9, and section 4 of chapter 11, of act No. 62 of the public acts of 1875, entitled "An act granting and defining the powers and duties of incorporated villages," approved April 1, 1875, as amended by the several acts amendatory thereof, being compiler's sections 2847, 2942 and 2973 of Howell's annotated statutes.

Also,

House bill No. 222 (file No. 197) being

A bill to amend section 9 of act No. 148, session laws of 1885, entitled An act to establish a State house of correction and a branch of the State prison in the upper peninsula and to provide for the location and erection thereof, and making an appropriation therefor,

Also,

House bill No. 380, being

An act to provide for the introduction and use of safety gates upon swing and draw bridges.

Also,

House bill No. 330 (file No. 431), being

An act to preserve evidence of error or fraud in the counting of ballots and in election returns, and in the count of inspectors of election and the declaration of the board of canvassers, in contested elections.

Also,

House bill No. 80 (file No. 440), being

An act to amend section 13 of act No. 153 of the session laws of 1885, being an act entitled An act to provide for the assessment of property and the levying and collection of taxes thereon, approved June 9, 1885.

Also,

House bill No. 183 (file No. 310), being

An act to amend section 1 of act No. 171 session laws of 1873, entitled "An act establishing a State agency for the care of juvenile offenders," approved April 29, 1873, as amended by act No. 37, public acts of 1875, approved March 19, 1875, being compiler's section 9894 of Howell's annotated statutes as amended by act No. 168, public acts of 1885, approved June 10, 1885.

Also,

House bill No. 536, being

An act to confirm the assessment and the levy of taxes for municipal purposes in the city of East Saginaw for the years 1873, 1874, 1875, 1876, 1877, and 1878, under the provisions of the charter of said city, and all titles to lands based on sales made by said city for non-payment thereof, and to authorize said city to institute suits for the recovery of such lands and in certain cases to maintain proceedings in chancery for the enforcement of the lien of said taxes.

Also,

House bill No. 463 (file No. 336), being

An act to amend sections No. 26, 31 and 41, act No. 175, of the session laws of 1851, entitled "An act to provide for holding general and special elections," approved June 27, 1851, being compiler's sections Nos. 162, 167 and 177 of Howell's annotated statutes.

Also.

House bill No. 377 (file No. 341), being

An act to authorize the board of control of State swamp lands to make an appropriation of swamp lands to drain and reclaim marsh and overflowed lands in the townships of Albee and Spaulding, Saginaw county.

Also,

House bill No. 530 (file No. 147), being

An act to amend section 1674 of the compiled laws of 1871, as amended by act No. 30 of the session laws of 1873, approved March 14, 1873, the same being compiler's section 4207 of Howell's annotated statutes, relative to the insurance bureau.

Also,

House bill No. 265 (file No. 451), being

An act to provide for the incorporation of Merchants and Traders' Associations.

Also,

House bill No. 883 (file No. 463), being

of the public acts of eighteen hundred and eighty-one, being an act entitled "An act to re-organize the Michigan institute for educating the deaf and dumb," approved June 7, 1881, the same being compiler's section eighteen hundred and thirty-six of Howell's annotated statutes of Michigan.

Also.

House bill No. 557, being

An act to authorize the village of West Branch, in the county of Ogemaw, to raise money to make public improvements in said village, to issue bonds therefor and to provide for the levy of taxes therein to pay the same.

Also.

House bill No. 606, being

An act to amend sections 5, 17, 22, and 23 of act number 161 of the public acts of 1885, entitled "An act to establish the police court of the city of Detroit," approved June 9, 1885, and to add one new section thereto to stand as section 26.

Also,

House bill No. 748 (file No. 448), being

An act to authorize the city of Saginaw to purchase and maintain the State road bridge across the Tittabawassee river in the county of Saginaw and the approaches and appurtenances thereto for a free public highway, and to issue bonds for that purpose, and to authorize any township or townships in Saginaw county to contract with said city for the purpose of aiding said city in such purchase and maintenance, and to authorize such townships to raise money by taxation, and to issue bonds for such purpose.

Also,

House bill No. 577 (file No. 413), being

An act to amend chapter No. 193 of the compiled laws of 1871, being chapter 267 of Howell's annotated statutes, by adding four new sections thereto, relative to the sale of homesteads for the payment of debts of deceased persons, and expenses of administering their estates.

Also,

House bill No. 691 (file No. 333), being

An act making an appropriation of State swamp land for the purpose of cleaning, dredging, and clearing out the south branch of Black Creek, in the township of Eggleston, and also the township and county drains in the township of Moorland, in Muskegon county, and directing the board of control of State swamp lands to construct the same.

Also,

House bill No. 321 (file No. 389), being

An act to amend section 1 of chapter 7, section 20 of chapter 9, and section 4 of chapter 11, of act No. 62 of the public acts of 1875, entitled "An act granting and defining the powers and duties of incorporated villages," approved April 1, 1875, as amended by the several acts amendatory thereof, being compiler's sections 2847, 2942 and 2973 of Howell's annotated statutes.

Also,

House bill No. 222 (file No. 197) being

A bill to amend section 9 of act No. 148, session laws of 1885, entitled An act to establish a State house of correction and a branch of the State prison in the upper peninsula and to provide for the location and erection thereof, and making an appropriation therefor,

Also,

House bill No. 380, being

An act to provide for the introduction and use of safety gates upon swing and draw bridges.

Also,

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An act to preserve evidence of error or fraud in the counting of ballots and in election returns, and in the count of inspectors of election and the declaration of the board of canvassers, in contested elections.

Also.

House bill No. 80 (file No. 440), being

An act to amend section 13 of act No. 153 of the session laws of 1885, being an act entitled An act to provide for the assessment of property and the levying and collection of taxes thereon, approved June 9, 1885.

Also,

House bill No. 183 (file No. 310), being

An act to amend section 1 of act No. 171 session laws of 1873, entitled "An act establishing a State agency for the care of juvenile offenders," approved April 29, 1873, as amended by act No. 37, public acts of 1875, approved March 19, 1875, being compiler's section 9894 of Howell's annotated statutes as amended by act No. 168, public acts of 1885, approved June 10, 1885.

Also,

House bill No. 536, being

An act to confirm the assessment and the levy of taxes for municipal purposes in the city of East Saginaw for the years 1873, 1874, 1875, 1876, 1877, and 1878, under the provisions of the charter of said city, and all titles to lands based on sales made by said city for non-payment thereof, and to authorize said city to institute suits for the recovery of such lands and in certain cases to maintain proceedings in chancery for the enforcement of the lien of said taxes.

Also,

House bill No. 463 (file No. 336), being

An act to amend sections No. 26, 31 and 41, act No. 175, of the session laws of 1851, entitled "An act to provide for holding general and special elections," approved June 27, 1851, being compiler's sections Nos. 162, 167 and 177 of Howell's anuotated statutes.

Also.

House bill No. 377 (file No. 341), being

An act to authorize the board of control of State swamp lands to make an appropriation of swamp lands to drain and reclaim marsh and overflowed lands in the townships of Albee and Spaulding, Saginaw county.

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House bill No. 530 (file No. 147), being

An act to amend section 1674 of the compiled laws of 1871, as amended by act No. 30 of the session laws of 1873, approved March 14, 1873, the same being compiler's section 4207 of Howell's annotated statutes, relative to the insurance bureau.

Also,

House bill No. 265 (file No. 451), being

An act to provide for the incorporation of Merchants and Traders' Associations.

Also,

House bill No. 883 (file No. 463), being

An act to amend section 75 of act No. 153 laws of 1885 entitled "An act to provide for the assessment of property, and the levy and collection of taxes thereon," approved June 9, 1885.

Also,

House bill No. 64 (file No. 442), being

An act to amend section 3 of act No. 153 of the session laws of 1885, entitled An act to provide for the assessment of property and the levy and collection of taxes thereon, approved June 9, 1885.

Also,

House bill No. 887 (file No. 465), being

An act to amend section 67 of act No. 153, laws of 1885, entitled "An act to provide for the assessment of property and the levy and collection of taxes thereon," approved June 9, 1885.

Also,

House bill No. 866 (file No. 406), being

An act to protect primary elections and conventions of political parties and to punish offenses committed thereat.

Also,

House bill No. 797 (file No. 429), being

An act to prohibit fishing with nets, excepting dip nets, in any of the lakes, bays, bayous, harbors or streams of Muskegon county, in this State.

Also.

House bill No. 262 (file No. 384), being

An act to amend section 1, of chapter 2, and sections 1, 2, 3, 4, 5, and 12 of chapter 3, of act No. 326 of local acts of 1883, entitled "An act to provide a charter for the city of Detroit, and to repeal all acts and parts of acts in conflict therewith," approved June 7, 1883, relating to registration and elections in said city.

Also,

House bill No 335 (file No. 335), being

An act to amend act No. 45 of the session laws of 1882, entitled An act authorizing the common council of the city of Detroit, with the concurrence of the city council thereof, to make a re-assessment to defray the expense of a public improvement on Jefferson avenue, a street in said city, from the east curb line of Beaubien street to the railroad bridge in said city.

Also.

House bill No. 228 (file No. 308), being

An act to amend sections 8033 and 8035 of the compiled laws of 1871, relative to "county jails and the regulation thereof," as amended, the same being compiler's sections 9649 and 9651 of Howell's annotated statutes as amended by act No. 132 of the public acts of 1885, approved June 2, 1885, and by act No. 224 of the public acts of 1885, approved June 17, 1885.

Also,

House bill No. 559 (file No. 438), being

An act to authorize the township of Midland, in Midland county, to convey certain real estate to the city of Midland.

Also.

House bill No. 339, being

An act to amend sections 1 and 5 of "An act to reorganize the public library of Bay City and to repeal section 12 of act No. 370 of the session laws of 1867, entitled "An act to reorganize union school districts of Bay City," approved March 20, 1867, approved May 3, 1877, and said section 1 as

amended by act No. 390 of the session laws of 1881, approved May 25, 1881.
Also.

House bill No. 763, being

An act making an appropriation of State swamp lands for the purpose of dredging and improving the water-course between Bellaire and the waters of Torch Lake, in Antrim county.

Also,

House bills Nos. 509 and 599 (file No. 357), being

An act to amend sections 1344 and 1345 of the compiled laws of 1871, relative to the recording of town plats and the vacation of the same, as amended by act No. 108, session laws of 1873, approved April 17, 1873, being compiler's sections 1473 and 1474 of Howell's annotated statutes, as amended by act No. 111 of the public acts of 1885, approved May 21, 1885.

Also,

House bill No. 462 (file No. 422), being

An act to provide for corporations to diffuse moral and religious knowledge and instruction, and to receive and apply such loans and advance, and accept and execute such trusts as shall be made for such purposes, and to enable individuals, and also associations existing under act No. 192 of the session laws of 1867, entitled "An act to provide for the incorporation of associations, conventions and conferences or religious bodies for literary, religious, or other benevolent purposes," approved March 27, 1867, being chapter 178 of Howell's annotated statutes, as amended, to effect incorporations for such purposes.

Also,

House bill No. 173, being

An act making an appropriation for the general expenses of the State government, salaries of State officers, expenses of the State departments and expenses of the Legislature, for the years 1887 and 1888, and to provide a tax for the payment of the same.

Also,

House bill No. 871 (file No. 372), being

An act to amend section 8218 of Howell's annotated statutes, being section 6630 of the compiled laws of 1871, as amended by act No. 63, of the session laws of 1883, relative to proceedings by and against public bodies, having certain corporate powers, and by and against officers representing them.

Also.

House bill No. 504 (file No. 414), being

An act to provide for the taxation and regulation of the business of manufacturing, selling, keeping for sale, furnishing, giving, or delivering spirituous and intoxicating liquors, and malt, brewed or fermented liquors, and vinous liquors in this State, and to repeal all acts or parts of acts inconsistent with the provisions of this act.

Also,

House substitute for Senate bill No. 152 (file No. 402), being

An act authorizing a prosecution for larceny committed in any railroad car while in this State, and en route, in any county through which said car passes.

Also,

House bill No. 719 (file No. 387), being

An act to provide for the incorporation of central and local associations of growers of mint and other essential oil plants.

Also.

House bill No. 291 (file No. 282), being

An act to regulate the manner in which insurance companies not organized under the laws of this State but doing business within it, shall transact their business.

Also,

House bill No. 493 (file No. 428), being

An act to amend section 3, of act No. 78, of the session laws of 1883, entitled, "An act to authorize the incorporation of manufacturers' mutual fire insurance companies," approved May 10th, 1883, and to add four new sections to said act to be designated as sections 17, 18, 19 and 20.

Also,

House bill 439 (file No. 255), being

An act to provide a general law under which corporations may be formed to carry on printing, publishing, and book making, and any or either of them.

C. G. LUCE, Governor.

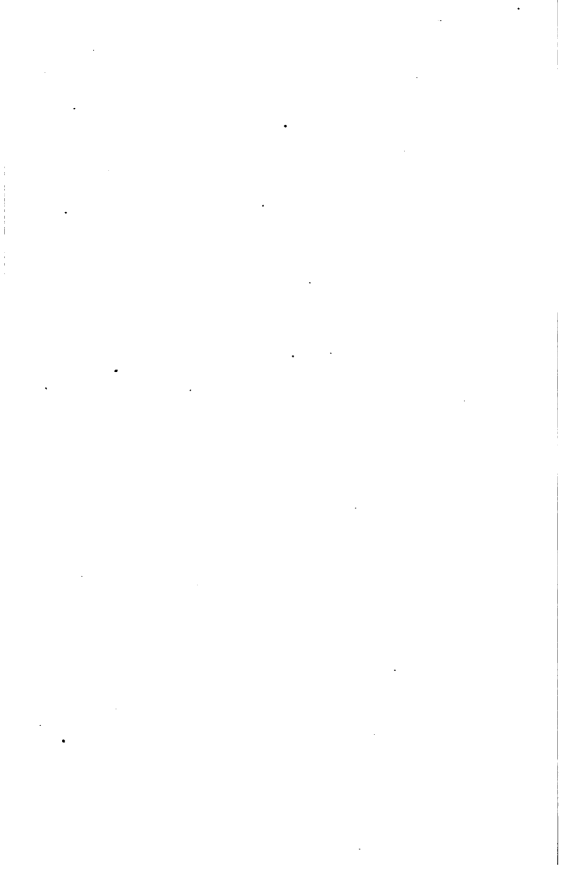
The message was laid on the table.

The hour of twelve o'clock M. having arrived, the Speaker declared the House adjourned sine die.

House of Representatives, Lansing, June 29, 1887.

I hereby certify that the foregoing is a correct journal of the proceedings of the House of Representatives of the Legislature of Michigan, for the year 1887.

DANIEL L. CROSSMAN, Clerk of the House of Representatives.



This index contains the following named matter, and arranged in the order here indicated:

- 1st. Index of subject-matter of every bill and joint resolution introduced into the House or received from the Senate.
- 2d. Complete history of each House bill, with introduction number and, if printed, the file number of the same.
 - 3d. Complete history of each House joint resolution.
 - 4th. Complete history of each Senate bill received by the House, under its Senate introduction number.
 - 5th. Complete history of each Senate joint resolution received by the House.
 - 6th. General index to Journal.

ABBREVIATIONS.

- H. B., House bill.
- S. B., Senate bill.
- H. J. R., House joint resolution.
- S. J. R., Senate joint resolution.
- H. C. R., House concurrent resolution.
- S. C. R., Senate concurrent resolution.

When no abbreviation is given with number, House bill is intended.

Com., committee.

Res., resolution.

INDEX TO SUBJECT-MATTER OF BILLS AND JOINT RESOLUTIONS.

A.	BILL No.
BILL No.	Administration of estates, foreign consul to
Absent or non-resident defendantsH. B. 100	be notifiedS. B. 60
Accident insurance companies, relative to	Administrators, appointment of H. B. 391
H. В. 84	relative to, and removal
Actions for negligence, trial of	
Acts, to relieve statutes of obsoleteS. B. 842	relative to bonds of120, 121
Additional judges for third judicial circuit	relative to inventory 122
H. B. 149, 271	relative to oaths of247, 248
Adjustment of accounts vs. United States	relative to sale of real es-
H. J. 10	tate by 115
claims of Northwestern Man-	relative to specific per-
ufacturing CompanyH. J. 12	formance by 116
losses by fire insurance com-	to provide for garnishment
panies	ofB. B. 106
rights and liabilities on di-	Adrian, re-incorporation of 272
visions of territory 693	Adulterated milk, to prevent sale ofS. B. 145

D 1		_	
BILL N	56	BILL	No
	154	Antrim county, formation of school district	-
•		No. 5, Echo township	317
	183	to establish ferries across	
	348	Clam river	406
	20	Appeals from courts of record to supreme	
	79	court	361
College, Governor to inspect	ا	decision of Commissioner on	
military departmentH. J.	2	Claims	224
Society of Calhoun county to		probate court	322
borrow money490, 8	801	Apples, relative to sale of, when affected	
Society of Imlay to sell or		with codlin moth	450
	279	Appropriation for Agricultural College	79
Society of Ingham county to		Eastern Michigan Asylum	
borrow money 1	175	for Insane	5
Society of State to permanent-	.	expenses of State offices	
ly locate fairS. B.	818	and State government	43
Society to issue bonds	2003	frescoing State capitol	
Aid to Alpena and Petoskey Railroad290, 7	72	50, 8. 1	B. 61
Akron township, territory detached from	369	general expenses of State	
Albee and Spaulding townships, drainage of	I	for 1887-8	173
swamps in 8	377	House of Correction and	
Albion Female Collegiate Institute 8	392	Reformatory at Ionia	
to amend charter of schools	130		590
Aliens, to prohibit employment of 4	L10	indexing names of Michi-	
holding lands by 8	387	gan soldiers8. J. R.	10
Allegan, to amend charter of	575	Industrial School for Girls	
Allendale township bonds for bridge	19	8. B.	217
Alma, village of, to borrow moneyS. B.	199	Insane Asylum at Kala-	
Alpena and Petoskey Railroad, aid to 290, 522, 7	772	mazoo	213
county to aid railroad to Petoskey_522, 7		Institute for Deaf and	
	362	Dumb141	. 548
· · · · · · · · · · · · · · · · · · ·	10	Michigan Asylum for In-	,
township to aid in improvement of		sane	300
	900	Michigan Asylum for In-	
Amendments to State constitution:		sane Criminals	
Relative to boards of supervisors	5	H. B. 87, S. B. 55, S. 1	R 51
circuit courtsS. J. R. 15, H. J. R	- 1	Michigan School for the	J. 0-
elections H. J. R.	8	Blind	263
holding office in Legislature	٦,	Michigan superintendents	,
-	14	of the poor	150
	12	military purposes	821
qualification of electors		Mining School. S. B. I, S. B	
	4	Normal School19	
H. J. R.	•	Northern Michigan Asy-	/ -··
salaries of State officers		-	-
	11	lum for Insane70, S. B	99
the liquor traffic H. J. R.	1	Pioneer SocietyS. B.	•
	186	repairing Wildfowl Bay	
Ancient Order of United Workmen, incor-		State road	-
•	298	Reform School	, 400
	51		244
Animals injured by barbed wire fence, dam-		Children	
	124	State Board of Fish Com-	410
•	900	missioners	418
- · · · · · · · · · · · · · · · · · · ·	748	State Library	586 409
to prevent fraud in registation of pedigrees of	76	State PrisonS. B. State Public School	
Ann Arbor, to amend charter of		State Weather Service	,
A SHARE AND A STANDARD OF THE		Present to contract Electrica	

BILL NO.
Appointment of stenographer for 7th judi-
cial circuit
stenographer for 15th judi-
cial circuit
_
stenographer for 18th judi-
cial circuit
stenographer for 19th judi-
cial circuit 184
stenographer for 20th judi-
cial circuit
stenographer for 24th judi-
cial circuit
stenographer for \$7th judi-
cial circuit
school moneysS. B. 66
Appraisers, fees of
Arbeiter bunds, incorporation of
S. B. 120
Arenac, Iosco and Ogemaw State roads 366
Arthur township to borrow money 558
Ashley, village of, to legalize incorporation
of
Assessment districts, providing forS. B. 119
of property for taxation64, 60, 89,
I
126, 177, 229, 302, 403, 515, 570, 607,
of real and chattel mortgage 786
roll of Bangor, to legalize 923
roll of Port Austin legalized
Н. В. 9
rolls, examination of289, 798
Assignments for benefit of creditors 887
Assistant prosecuting attorney of Barry
T P 00 C R 8
Associations, co-operative savings, relative
481 450
formation of, to loan money 91, 819
incorporation of, suburban,
etc
Association of Michigan Business Men, in-
corporation of
Corporation of the corporation o
Asylum, Eastern Michigan, to purchase
Asylum, Eastern Michigan, to purchase
Asylum, Eastern Michigan, to purchase land
Asylum, Eastern Michigan, to purchase land
Asylum, Eastern Michigan, to purchase land
Asylum, Eastern Michigan, to purchase land
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Asylum, Eastern Michigan, to purchase land
Asylum, Eastern Michigan, to purchase land

BILL No.	BIL No.
Asylums for insane, relative to allS. B. 350,	Bay City and Au Sable State road extension 58
S. B. 106.	and Saginaw State road 59
to purchase land 306	Au Sable and Alpena State road 386
Asylums, inspection of	public library
relative to incorporation of 146	to amend charter of
-	· ·
Attachments, dissolution of	to create a board of fire commis-
recording and discharging of. 184	sioners
suits byS. B. 86	to create fire commissioners 263
Attorney fee in certain claim 576	to extend limits of 574
General to provide for a deputy 758	Union school district of 340
Auditor General, relative to 778	United States building 431
salary of private secre-	assistant prosecuting attorney for
tary 774	8. B. 8, 99
to cancel certain taxes in	county, relative to the stenographer for
Lansing 880	
to pay certain land war-	to aid railroad 563
rants H. J. R. 21	i e
to pay the salary of Gen-	naw river 771
eral Robertson to his	to buy or build a bridge 61
widow	00 00, 01 00000
	00 22, 000 0 00000 00000
to provide for an assistant	Doubles, to 1000 to a among to a to a by the state of
deputy	1 · ·
to sell certain tax lands	Belle Isle and Detroit bridge
H. J. R. 2	
of Wayne county, relative to S. B. 147	1
Automatic car couplersS. B. 111	
railroad companies	to re-incorporate city of 813
to provide 189	township, to attach territory to
Au Sable and Bay City State road exten-	
sion 57	to hold its elections in
to amend the charter of S. B. 25	Benton Harbor 649
to consolidate with Oscoda 218	union school district 855
to incorporate schools of 80	Bernard Kius, relief of
Au Train, incorporation of schools of S. B. 84	
	township, to legalize re-forming
B.	of
Badge of G. A. R., unlawfully using or wear-	Bickford Lake drain, re-assessment of tax
ing of	· ·
Baker conspiracy law, to repeal 8, 22	
Baldwin, re-incorporation of 25	1 - 0
Ballots cast at last election in Detroit, to	10 10 10 0 mm 10 1 0 mm 10 1 0 mm
	2.1226
Percent village repeal act to leave hands	
Bancroft village, repeal act to issue bonds. 64	2.00
Banking, to regulate business of	
Bank notes, relative to payment of	
Bankrupts, distribution of, estate755, 75	
Bank, to prohibit the use of the word, in cer-	Blind School, appropriation forS. B. 247, 358
tain cases	Blissfield township to issue bonds for bridge 62
Baptist Convention of Michigan, relative to	Blocks 78 and 79, to cede, to Lansing for pub-
incorporationS. B. 13	lic park
Baraga township school district No. 1 68	Blowers, to provide, for factoriesH. B. 598
to legalize assessment roll 92	
territory attached to S. B. 16	1
Barbed-wire fences, relative to	
Battle Creek, to amend charter of	
Battle of Gettysburg monuments to Michi-	claim of D. W. Walters. 200
gan soldiers	

BILL No.	BILL No.
Board of Corrections and Charities, to abol-	Bridge commissioner, to create a county 286
ish	Deerfield town, to issue bonds for 136
directors of charitable institutions,	Detroit and Belle Isle, construction
relative to 162	of
minority representation . 687	Harmon township to buy 824
election to preserve evidence 830	Houghton township to build, across
Education, State, duties of202, 396	Portage Lake 198
estimates, to create in city of De-	James township to issue bonds for 90
troit 57	Menominee river
for East Saginaw, to or- ganize	St. Joseph town to issue bonds for. 401
	Tittabawassee river, Saginaw to
Pardon, relative to	Bridges, long span, to become county
public works of Grand Rapids 628	charges
review in townships101, 289, 374	relative to building, by Big Rapids 814
supervisors of Gratiot county, ac-	building and repairing
tion legalized 980	S. B. 452, 838, 804, 799, 792
relative to848, 848	construction and repair
statistics for 606	ofS. B. 448, S. B. 181,
to purchase burial	S. B. 286.
place for soldiers 60	swing or draw, to provide with safe-
relative toH. J. R. 5, 848	ty gates 880
Review of Assessment Rolls289, 798	toll, commissioner of 77
township of Elk Rapids 815	Bridgeport Free Church AssociationS. B. 491
relative to raising money	Brood animals, companies for buying and
by 91	selling 587
Boiler inspection, appointment of inspector	Broomfield township to borrow money 722
	Brokers, to regulate business of pawn 188
Bohemia township, to vacate 663	Brown City, incorporation of 6
Bohemian oats, to prevent fraud inH. B. 1	Buena Vista to issue bonds
Bonds, administrators', relative to 121	Bucket shops, to restrain 89
Billings township, to legalize 675	Buck creek drain, to legalize taxS. B. 248
Flushing township, to issue 844	Helen C., to change the name to Clark 438
liquor dealers' 209	Building and loan associations
official, sureties on	Bullard, E. A., to build a dam across Cass
Portsmouth town to issue	river 749
residuary legatees', relative to 120	Bureau of Insurance, relative to408, 580
of trustees of estates	Labor, statistics relative to 924
Book binding, formation of companies for 439	Statistics, register of deeds to re-
Books in public schools, uniformity of780, 496,	port to 165
26, 297.	Burial place for soldiers, sailors, etc 66
Boom companies, relative to S. B. 201, S. B. 242,	Burleigh township to borrow moneyS. B. 14
654, 658, 519.	Burlington, to amend charter of
Boulevard, Detroit to raise money for 716	Burning dwellings in night time, penalty
Boundary streams, improvement of S. B. 242	for
Bountles for killing English sparrows 157	Darying ground, I drie to machine to machine
wolves, relative to 268,	Business injured by change of law
S. B. 860.	
Michigan soldiers447, 440, 48	Butterine, to regulate sale of
Breed of horses, corporations for improvement of	
ment of	c.
districts	Caledonia township to erect school district
Bridge, Allendale township to issue bonds	No.7 641
for 19	Calhoun County Agricultural Society to
Bay county to buy or build 61	borrow moneyS. B. 301
Black river, Bay county 552	Agricultural Society to is-
Blissfield township to issue bonds for 62	sue bonds 490

	_		_
Bill 1		BILL I	
Candy, to punish adulteration of	56		316
Canals and harbors improvement compa-			189
nies518,	514	***************************************	736
Canal Navigation and Hydraulic Company,		Cheboygan county to aid Alpena and Petos-	
of Benton Harbor	707	key Railroad522,	
Capac, to amend charter of village of16,			336
Capital, liabilty of, in partnerships	260	Cheboyganning creek, improvement of	
Car coupling on freight cars S. B. 111, 189,	140		861
Carelessness, liability for	458	Children, commitment of, to House of the	
Car fare, to regulate	604	Good ShepherdS. B.	22
Carp Lake township, to vacate	662	compulsory education forS. B. 110,	472
school moneys	661	employment of	411
Cars of railroad companies to provide uni-		relative to the protection of	58
formity of drawheads	191	support of, who have father	82
Carson City, incorporation of village of	185	young persons and women, em-	
Carsonville, to incorporate village of S. B.	7	ployment of	120
Case, Ovid N., widow to draw salary of		Chippewa county to establish voting pre-	
s. J. R.	6	cinct No. 2	78
Cass River and Wildfowl State road889,	890		21
E. A. Bullard to build a dam		Cities, amend act incorporating	18
across	749	Cities and villages, judgments against	9
Cattle running at large	876	opening streetsS. B. 58,	
to prevent fraud in registration of		election of certain officers in	17
	78		59
Cedar Springs to borrow money	689	Circuit courtsS. J. R. 15, H. J. R. 7, 752, 757,	
township, organization of	423		44
Cemeteries for soldiers, sailors and marines	60		881
Cemetery Company of St. Ignace, incorpor-	•	Lapeer county, terms held at	•
ation of	97	=	24
	3. OI	• •	~
Central Michigan Agricultural Society, to	861	Saginaw county, to hold terms	82
borrow money			75
Cereal products of this State74,	. 1	stenographer	-
Cereals, fraud in sale of		judicial, re-organize 8th and 21st	1
Certificates of registration of cattle S. B.	19 237	judges, additional, 3d judicial cir-	7.4
stock, cancellation of		cuit	14
issue and delivery of	238	election of	84
re-issue of, when lost.	68	fees of	17
tax sale, when lost	887	report to Governor	1
to teach to graduates of Uni-		City of Adrian, re-incorporation of	27
versity	12	Albion, public school of	43
Chair cars, relative to278		Alpena, aid to railroad522,	
Chancery courts, relative to741, 757	, 850	revise charter ofS. B.	1
non-resident defendants in courts		Ann Arbor, charter of497,	
of	100	Au Sable, to incorporate	31
Change of names of adults, to provide for	119	Battle Creek, charter of	63
minors, to provide for .	118	Bay City, charter amendment	
Chapman, Edwin N., to change name to			57
Brown	148	extended limits	57
Charitable institutions, relative to	162	fire commissioners	50
Charter of Manistee, to amend	30	public library839,	48
village of Eaton Rapids	130	Benton Harbor, incorporation	81
Chase, re-incorporation of village of	95	Big Rapids, build bridge, etc	81
township to borrow money	548	charter amendments	38
Chastity, offenses againstS. B. 226, 41, S. B		Coldwater, charter of	58
Chattel mortgage foreclosure	437	Corunna, charter of	64
property, embezzlement		Detroit, abolish board of councilmen	5
of	379	superior court	2

BILL		BILL :	No.
City of Detroit, amend charter.831, 383, 266, 42,		City of Marquette, amend charter	386
254, 262, S. B. 264, S. B.		Menominee, building bridge	848
S. B. 367, 872, 899, S. B.	811,	Midland, charter	444
54, 898, 606, 867.		Mt. Clemens, establish park	217
election boards	224	Muskegon, amend charter	690
issue sewer bonds	206	incorporate school of	798
jurors	42	Niles, amend charterS. B.	470
police government872,		Owosso, charter676,	
preserve ballots	820	school district changed	641
punish election frauds in	866	Petoskey, incorporate	8
raise money for boulevard	716	Pontiac, charter467, 783,	
re-assessment on Jefferson		Port Huron, amend charter858,	911
avenue	835	make re-assessment for	
sale of milk	900	street improvement	801
schools of884, 718,		Saginaw, charter	667
speed of railroad trains in	18	terms court to be held at	820
title to municipal property		Sault Ste. Marie, incorporation	
in	7		278
United States building	448	St. Ignace, amend charter of784,	
East Saginaw, board of assessment	542	City, incorporation of	784
estimates	585		921
charter of	539		806
city line ditch	541	West Bay City, incorporation,	
confirm taxes	586	amendments	409
police court	540	United States build-	
sewer bonds	538		483
water works	587	Claim, Alphonzo Button	123
Escanaba, charter of	526	Northwestern Manufacturing Com-	
Flint, amend charter of	262	pany, adjustment ofH. J. R.	12
Grand Rapids, board of public works	628	Claims against the United StatesH. J. R.	10
charter of	627	for losses sustained by change of	
free school	630		622
police court	555		650
fire commis-			405
sioners	629	Clerks, township, duties of, in apportioning	
superior court	4	school moneyS. B.	65
Greenville, charter of	562	Coaches, sleeping and passenger, fire extin-	
Hastings, schools of	877		273
Hillsdale, charter amendments	393	• • • • • • • • • • • • • • • • • • • •	264
Holland, charter amendments	754		459
Ionia, borrow money	651	• • • • • • • • • • • • • • • • • • • •	721
charter of	652		580
Jackson, charter amendments 354, 438,		Coleman, incorporate village	29
public school of	488	College, Kalamazoo	, 75
school district No. 18. B.	253	State Agricultural, appropriation	m 0
17	598	for	79 306
Kalamazoo, charter amendment	385		705
to erect hospital	816		
Lansing, Central Michigan Agricult-		taxes	oe,
ural Society	861	177, 187, 229.	457
charter of			150 236
circuit court at	449 11	county drain, appointment	NO U
special tax	860		204
Manistee, amend charter	30	drains, compensation for	~~ 2
Marine City, re-incorporation			612
H. B. 491, S. B.	235	drains, Raisinville to ex-	
Marshall, amend charter	795	pend money	328

Bill No.	BILL No.
Commissioner highways, township of Iron-	Constitutional amendment relative to hold-
wood	ing office in Legislature
improve Walker and Alpine	H. J. R. 4
road 300	amendment relative to li-
Insurance, provide for elec-	quor traffic H. J. R. 1
tion of 403	amendment relative to
Mineral StatisticsS. B. 308	qualifications of electors
on Forestry 897	Н. J. R.
Railroads be supplied with	amendment relative to Sen-
articles of incorporation	atorial districts S. J. R. 12
-	
Н. Ј. R. 18	
Railroads, powers and du-	aries of State officers
tiesS. B. 188	
toll roads and bridges 77	Constitution, loss sustained by reason of
Commissioners, county, for highways 376	change, to be adjusted622, 850
fees ofS. B. 448	Construction of side-walks outside of cities
on claims, compensation 325	and villages 780
appeal from 824	Contagious diseases among cattle S. J. R. 2, 19
Commission merchants	Contracts, fraudulent
Committees of Legislature, to report 561	Convictions under liquor law, additional
Companies, formation of, for parks, etc., in	penalties for 6
	Convict labor articles manufactured to be
	1
rafting 654, 658, 519	stamped
tax on mining and smelting	Convicts, House of Correction
	identification of 42
telephone275, 672	Jackson Prison 218
Compensation, business injured by change	State agent for discharged 284
of constitution622, 856	Cooperative and mutual benefit associa-
chairman township boards	tions190, 739, 740
of school inspectors 184	saving associations456, 461
commissioners on claims 325	Copper mining companiesS. B. 96
justice of supreme court 94	Coroners' fees
members of Legislature from	inquest by S. B. 300
Upper Peninsula 600	Corunna, amend charter 64
stenographer, 2d circuit 161	Corporations, as to suits against S. B. 54
	for improvement of boundary
18th circuit 596	streamsS. B. 245
14th circuit 87	for improvement in breed of
20th circuit 415	horsesS. B. 18
Competency of witnesses	for mining and manufacturing,
Compilation election laws 902	to renewS. B. 350
Compulsory educationS. B. 110, 249, 855, 470,	for stock breeding, formation
471, 472.	of
Concealed weapons, to prevent carrying 283	holding of real estate31, 345, 388, 460
Conciliation, courts of 481	S. B. 225.
Congressional districts	insolvent
Consent, age of	liabilities for negligence 45
Conspiracy	
·	obstructing business of 3, 22
Constabulary, provide for a State 660	
Constables, duties of, towards prisoners 231	of
Constitutional amendment relative to	Cost of public improvement, collection of 79
boards of supervisors	Costs, collection ofS. B. 30
H. J. R. 5	criminal cases, collection of 70
amendment relative to cir-	to taxation of
cuit courts	
H. J. R. 7.	Supreme, to enlarge
amendment relative to elec-	Courts of conciliation, to establish 413
tions	discriminating power of 81

BILL NO.	BILL NO.
Courts in chanceryS. B. 882, 741, 757, 850	County of Luce
of justice of the peaceS. B. 53, S. B. 227,	of Manitou, to detach territory from
253, 809, 839.	S. B. 80
Saginaw circuit, terms of to be held in	of Midland, boundaries of estab-
Saginaw City 820	lished 919
of probate, appeals from822, 685, 756	to aid B. C. and C.
to be supplied with set of	R. R 568
State reports 257	to detach territory
to legalize records of 240	from
Wayne county, to jurors ofS. B. 42	of Montmorency, to aid Alpena and
Counties, local option by	Petoskey Railroad
relative to support of the poor by	of Oceana veteran association 523
151, S. B. 82	of Otsego, to aid Alpena and Pe-
County bridge commissioners, to create of-	toekey Railroad522, 772
fice of	of Presque Isle, to aid Alpena and
boards of school examiners 881	Petoskey Railroad
buildingsS. B. 88	
clerks, duties concerning school re-	to issue bonds 149
portsS. B. 26	of Saginaw, terms of circuit court to
charge, bridge of 25 feet span 688	be held at Saginaw City 821
drain commissioners, appointment of 204	probate judge to appoint
highway commissioners 876	a register
jails, labor by prisoners in 186	to detach territory from 678
jails	to attach territory to 746
officers	stenographer forS. B. 76
of Alcona, to organize township of	of Sanilac, to detach territory from. 780
Mikado in 802	of St. Clair, bridge over Black river. 552
of Alpena, to aid rallroad	rejected taxes 551
issue bondsS. B. 362	of Tuscola, to aid railroad to 568
of Arenac, graded school 549	Wayne, county auditorS. B. 147
of Bay to aid Bay City and C. R. R. 568	juries in courts of S. B. 42
borrow money to build a	superintendents of poor 150
bridge771	Creditors, assignments for benefit of 387
of Cheboygan, to aid Alpena and Pe-	Credit, to improve
toskey Railroad	Crier for circuit court, Kalamazoo county 886
of Chippewa, to establish voting pre-	Crime and truancy, to punish
cinct No. 2 788	of rape, penalty for
of Emmet, to aid A. and P. R. R 522, 772	Crimes by persons in prison
of Gladwin, to attach to 18th judicial	Criminal case before Supreme Court, prose-
circuit	cuting attorney to conduct
of Gogebic, to detach from 25th judi-	Criminals, appropriation for asylum for 37
cial circuitS. B. 165	education of
organization of 243	indeterminate sentence for.S. B. 66
of Hoyt, to organize 678	Criminal proceedings before justiceS. B. 227, 705
of Houghton, to borrow money to	Crossings of railroads, depots at
build bridgeS. B. 198	Cummings township, to detach territory
territory confirmed in	from 584
S. B. 28	to issue bonds 584
of Huron, to aid B. and C. R. R 568	Curtis, Peter, et al., to change name of, to
of Ingham, protection of fish in 864	Peter Couture 807
of Jackson, drainage of swamp lands	
S. B. 489	D.
to protect fish in certain	Damages, beasts on lands of others 569
waters of 581	defective streets, walks, etc 584
Kent, stenographer forS. B. 405	for negligence371, 436, 453, 742
of Lapeer, to attach territory to 780	injuries by barbed wire
of Leelanaw, to attach territory to S.B 80	fences 424
of Leeianaw, to attach territory to.5.5 du	1011000 2012

BILL N). I	Br.L.	No.
Dairymen's Association, to publish proceed-	Det	roit, make re-assessment on Jefferson	
ings of	4	avenue	885
Day's work in, nine hours 5	5	prevent fraud in elections	866
for women and children 4	1	obstructions of sewers	129
Deaf and dumb, appropriation for 1	11	police government	802
to change the name insti-		public lighting	254
tute 5	7	sale of milk in	900
Deaths, marriages and births, to register	r1	schools of884, 713.	, 870
Debtors, fraudulent 8	n	sidewalk	367
Debts, for labor, to make preferredS. B. 1	128	speed of railroad trains in	18
to facilitate collection of179, 4	6	State troops to be maintained at	724
laborers, suits against corpora-	İ	taking private property for alleys,	
tions for 2	1	etc533,	
partnership associations	Ю	title to municipal property in	7
Decency, morality and chastity, offenses		water supply	869
againstS. B. 226,		ectors, railroad companies, powers of .22, 2	
Decorating and frescoing State capitol. S. B. 62,		charge chattel mortgage	316
	4	of mortgageS. B.	4
Deep river township to borrow money 6		harged criminals, State agent for	284
Deerfield, township of, to build a bridge 1	1	retionary powers of courts	818
borrow money 77	1	ase in live stock, to insure against	210
Deer, protection of	1	orderly persons	254
to prohibit the killing of	1	ricts, Congressional, to establish	628
Demonstrator of anatomy to preserve skele-		h through Hebron and Mackinaw	417
tons		sion of territory, adjustment of liability	698 469
Department of Banking, to establishS. B. 47		orce	100
Dependent children to be treated at University		s, payment for sheep killed by	990
pension bill asking Congress to	~	to repeal law taxing	. 320 278
	8 Dog	tax485,	
Deposit and security companies		estic animals, protection of	748
Depositions		nage of East Saginaw	
Depots, railroad, erection of		lands in Barry county	198
Deputy Assistant Auditor General, to create	-	swamps, diking and pumping	768
office of	4	swamp lands, Muskegon county	168
Attorney General, to provide for 78	5 Drai	n Buck creek, to legalize tax onS. B.	248
sheriffs, qualifications of 7	В	commissioner's compensation	612
Detroit, abolish board of councilmen 5	7	of Raisinville	338
superior court of 2	5	county618, 612,	204
amend charter of42, 54, 57, 251, 254, 263	•	law, to amend204, 421, 597, 610, 611, 681,	68 6 ,
266, 331, 383, 398, 606, 714, 867, 868, 869, 873	•	765, 791, 808, 829, 854, S. B. 117, S. B. 276.	
392, 899, S. B. 311, S. B. 364, S. B. 121.	1	Leroy township, to legalize	450
and Saline Plank Road Company	1	,,,,,	827
S. B. 17	4	re-assessment of698,	600
Belle Isle bridge, commission-			613
er for 82			854
assessment of property 71		·	880
			191
borrow money for sewer 26	Dred	O	435
ceding site to United States for post-		Cheboyganning creek 381, 362,	
office			486
election frauds in			442
House of Correction	1	iken persons employed on railroad, to	
inspection of elections 22	1	-	872
issue bonds for boulevard 71		to punishS. B. 254, 8,	
jurors in courts ofS. B. 4		len, incorporation of village of	65
inetice counts in 91	Dual	rehooting from to all	RΙΛ

BILL NO	BILL NO
Duncan township, to vacate	0 Embezzlement
Durand, Frederick, directing patent to is-	Emery wheels in shops, must provide for
sue to	9 blowers 59
incorporation village of	
Duties and powers of sheriffs	
-	Empiricism, protection against
E.	Employers, liability of, to employés255, 78
Eagle, incorporate village of	l
harbor township, to detach territory	provide protection forS. B. 17
= '	shops and mills, protection to347, 58
	Employment of aliens, to prohibit
	children, etc., prohibit 41
Saginaw, amend charter of	- 1
borrow money for sewer 58	
confirm taxes of 1878 to 1878. 58	
	· · · · · · · · · · · · · · · · · · ·
establish a board of esti-	•
mates 58	
police court 54	- 1
water works	•
Tawas, incorporation of	
Eaton Rapids, amend charter	
Echq township, formation of school district	Engines, to regulate the use of traction 53
No. 5	
Education, compulsory S. B. 110, 249, 855, 470	• 1
471, 47	2 Equipment, State troops at Detroit 724
criminals 16	7 weather serviceS. B.
duties of State board of202, 39	Erie and Kalamazoo, to change its line
funeral directors	7S. B 349, 615
Eight hours a day's work in mines 50	Escanaba, amend charter of 520
Ejectment884, 91	Estates, administration of
Election day, to make a legal holiday 61	1
Detroit to preserve ballots cast 32	1
districts	
franchise to women in municipal	
elections	
frauds or errors, how correctedS. B. 9	
laws, compilation of	1
notices 91	1
returns, evidence of	sale of, by executors and adminis-
trustees in Union School, Jackson	trators
,	1
Flections Ponton Assembly As he half to	Estimates, to create a Board of, for Detroit. 57
Elections, Benton township, to be held in	
Benton Harbor	I
cities	
constitutional amendment.H.J.R. 8, 84	·) · · · · · · · · · · · · · · · · ·
general and special463, 845, 905, 91	
inspectors of, in Detroit 22	
judges and regents 90	· I · · · ·
purity ofS. B. 97, 178, 369, 592, 696, 711	Examiners, county boards of
882, 866, 884, 885, 89	
township	Executions
of Midland, holding of 55	•
Electors, Presidential 83	and wives
qualifications of H. J. R. 4, 369, 593	
Electric light for Cheboygan 32	
Elsworth township, to horrow money 54.	removel of 695

BILL I	No.	BILL NO	o.
Executors, specific performance by	116	Fish, protection of40, 81, 92, 107, 154, 288, 284, 28	6,
to provide for garnishment of	108	267, 268, 804, 454, 566, 567, 58	11,
Exemption laws, to amend	912	670, 785, 617, 797, 864, S. B. 6	0,
Exemptions under tax law	177	S. B. 344, S. B. 45.	
Expense of State government, appropria-		protection of, Pine Lake, Cass county 5	78
tion for	178	in Klinger Lake and Tam-	
Express companies, tax on		erack Lake	16
Extra compensation to prosecuting attorney		•	O7
S. B.	191	shutes, to amend law relative to 617, 304, 7	35
		repeal law relative to catching of, in	
F.			39
Fare, on railroads and street railways		to prohibit catching whitefish during	
97, 298,	804		68
Falls Creek, improvement ofS. B.	296		18
Farming lands, within cities and villages	906		10
Farmington, to reincorporate	58		62
Faro, to suppress	310	· · · · · · · · · · · · · · · · · · ·	15
Feeble-minded children, home for	244		44
	448	=	27 20
Fees, appraisers', etc	576		_
attorneys'	885	Foreign corporations, time of holding lands	m
coroners'S. B.		Warralassan of shattal most area as	37
legal advertising			81 82
notaries', on protest notices	88		
officers of justice, in criminal cases	644		31 ~
register of deeds	84		88 ~~
stenographer 5th judicial circuit	156		97
6th judicial circuit	155	Formation of corporations, to diffuse moral	
14th judicial circuit	87		62
Female children, commitment of to House			91
of Good ShepherdS. B.	222		57
Females, employment of	411	Frankenmuth, to issue bonds	Œ
Femmes covert, real estate of	786	organize school district	
Fences and fence viewers	856	in 1/	
barbed wire	424	Fraser township, territory from	
end construction of wire	464		61
partition		in registration of cattleS. B. 19,	
railroad companies'	692	Frauds at elections, protection from	71
Fenton, village charter	712	to preserve evidence of	
Ferry across Clam river	405	890, 696, 80	2
Fifth judicial circuit, stenographer for	156	or errors of inspectors of elections	
Fidelity Insurance Company, to authorize		S. B.	97
S. B.	84	Fraudulent debtors 8	97
Filing of chattel mortgageS. B.	182	use of word Bank, to prevent 1	72
Filmore, Myron H., certificate of college		voting, penalty 5	92
land to issue toS. J. R.	16	Frederick Durand, directing patent to issue	
Fire commissioner, Bay City	500	toS. J. R.	19
to create for	268	Free bridge, across Portage Lake, Houghton	
extinguishers on passenger and sleep-		countyS. B. 1	98
ing coaches	278	Church Association, of Bridgeport	
insurance, adjustment of losses	158	S. B. 40	91
companies688	, 818		96
incorporation of mutual	452	speech among employes of corpora-	
limits of Sheridan	875	tions 2	30
Fiscal year, termination of	888	Freight car, couplings for 14	40
Fish and game warden, appointment of189			07
culture	69	Frescoing State Capitol, appropriation for	- •
			er.
in lakes of Kalamazoo county	670	3. B. 62,	U

BILL No	
Fruit, codlin moth 4	9 Graded school district, township of Stand-
gardens, to protect 8	8 ish
trees, sale of 4	8 Graduates of Agricultural College to be ap-
Funeral directors	7 pointed second lieutenants
Fur-bearing animals, protection of	<u>-</u>
, ,	Michigan University, teach-
G.	ers' certificates to
	Charles and ather moderate of the Charles - Mr.
Gagetown, incorporation of	Chain delimened by mallined commenter Off
Gambling in stocks, etc	•
to prevent	
Gaming67, 81	Grand Army of the Republic, to amend
Game and Fish Warden, to appoint 18	
hunting of, on land of others 60	
protection of S. B. 108, 188, 154, 208, 261, 51	
695, 788.	Grand Rapids, amend charter of 627
Ganges, to legalize drain tax of	board of public works 628
Garfield township, territory from 50	hydraulic company894, 895
and William State road	
Garnishees, proceedings against. 332, 352, 874, 90	1
918, 914.	and fire commission 629
Garnishment of executors, to provide for 10	school of
amend laws relative to918, 91	
	account .
	200
General elections	Grand river, county adjacent to 702
expenses of State government, ap-	Construction of the second second
propriation for	Greenbush township to detach territory
John Robertson, pay of, to be paid	900
to widowS. B. 26 Gerrish township, to detach territory from. 56	G
Gettysburg, monuments to Michigan sol-	Guardians, appointment of
Gettysburg, monuments to Michigan soldiers at	Guardians, appointment of 517 oath of 247, 248
Gettysburg, monuments to Michigan soldiers at 571, 60 Gift sales 45	Guardians, appointment of
Gettysburg, monuments to Michigan soldiers at 571,60 Gift sales 45 Gilford township, to aid construction of	Guardians, appointment of 517 oath of 247, 248 sale of land by 114 removal of 635
Gettysburg, monuments to Michigan soldiers at 571, 60 Gift sales 42 Gilford township, to aid construction of drain 8. B. 249, S. B. 48	Guardians, appointment of
Gettysburg, monuments to Michigan soldiers at 571, 60 Gift sales 42 Gilford township, to aid construction of drain 8. B. 249, S. B. 48 Girls' Reform School 22	Guardians, appointment of
Gettysburg, monuments to Michigan soldiers at 571, 60 Gift sales 45 Gilford township, to aid construction of drain 8. B. 249, S. B. 45 Girls' Reform School 25 to protect S. B. 20	Guardians, appointment of
Gettysburg, monuments to Michigan soldiers at 571, 60 Gift sales 45 Gilford township, to aid construction of drain 8. B. 249, S. B. 45 Girls' Reform School 22 to protect 8. B. 20 Gladwin county, to detach from 21st and at	Guardians, appointment of
Gettysburg, monuments to Michigan soldiers at 571, 60 Gift sales 42 Gilford township, to aid construction of drain 8. B. 249, 8. B. 45 Girls' Reform School 22 to protect 8. B. 20 Gladwin county, to detach from 21st and attach to 18th judicial district 8. B. 45	Guardians, appointment of
Gettysburg, monuments to Michigan soldiers at	Guardians, appointment of
Gettysburg, monuments to Michigan soldiers at	Guardians, appointment of
Gettysburg, monuments to Michigan soldiers at	Guardians, appointment of
Gettysburg, monuments to Michigan soldiers at	Guardians, appointment of
Gettysburg, monuments to Michigan soldiers at	Guardians, appointment of
Gettysburg, monuments to Michigan soldiers at	Guardians, appointment of
Gettysburg, monuments to Michigan soldiers at	Guardians, appointment of
Gettysburg, monuments to Michigan soldiers at	Guardians, appointment of
Gettysburg, monuments to Michigan soldiers at	Guardians, appointment of
Gettysburg, menuments to Michigan soldiers at	Guardians, appointment of
Gettysburg, menuments to Michigan soldiers at	Guardians, appointment of
Gettysburg, menuments to Michigan soldiers at	Guardians, appointment of
Gettysburg, menuments to Michigan soldiers at	Guardians, appointment of
Gettysburg, monuments to Michigan soldiers at	Guardians, appointment of
Gettysburg, menuments to Michigan soldiers at	Guardians, appointment of
Gettysburg, monuments to Michigan soldiers at	Guardians, appointment of
Gettysburg, monuments to Michigan soldiers at	Guardians, appointment of
Gettysburg, monuments to Michigan soldiers at	Guardians, appointment of

_		_	
BILL Health amployés in shape and factories 24		Howard (lity routes shorter of	_
Health, employés in shops and factories84	-	Howard City, revise charter of	20
public, to preserve	842	Howell, Frances F., Governor to issue patent	
Hendricks township, to detach territory	#00	to	•
from	506	village, to issue bonds for public	
Henry Webster, relief of	17	improvement	48
Highway Commissioner to provide for		Hoyt county, to organize	67
county	876	Hudson, revise charter of village of 225, 448	•
laws, to amend404, 511, 564, 565		Hunting on lands of others.	800
799, 804, 888, 862, 876, S. B. 452, S. B	. 448,	Huron and Michigan Institute, amend char-	
S. B. 286, S. B. 181.		ter of	6, 75
Highways, restrain stock from running in	876	county, appropriation of swamp land	
Higgins, F. W., Governor to issue patent to		for ditchS. B.	407
	7	to aid railroad	568
Hillsdale, revise and amend charter	898	Huronia township, formation of	491
Historical works of semi-centennial com-		Hydraulic Co. of Benton Harbor, to organize	707
mission to be completedS. B.	293	Grand Rapids	, 395
History of Michigan semi-centennial, to		Hydrophobia, prevention of	163
complete H. J. R.	9	1.	
Hospital, Kalamazoo, to enact	816	•	
HospitalsS. B.	146	Identification of convicts	420
inspection of	89	Illiterate voters, protection for	271
Holland, amend charter of	754	Imlay Agricultural Society to sell on mort-	
Holiday, to be known as labor day	499	gage its property	719
make of election day	801	City, circuit court held there	245
	901	Improvement, breed of horsesS. B.	186
Homeopathic medical department at Uni-		companies, formation of 810.	
versity, to repeal	110		242
treatment at Northern Asy-		of cattle	858
sum	602	Fall's CreekS. B.	298
Home for Feeble Minded Children	244	harbors518, 514,	
Girls, appropriation for State In-	ĺ	Norwegian CreekS. B.	295
dustrialS. B.	217	-	145
Girls, State IndustrialS. B.	45	Impure milk	
soldiers	47	Insane Asylum	860 360
appropriation for187, 445	, 446	criminals, appropriation for .87,	<i>3</i> 00,
hospital, etc	445	S. B. 54, S. B. 55.	
prohibit sale of liquor		Kalamasoo, appropriation	
near	131	for	212
Homestead exemptions	918	land and buildings for East-	
Homesteads of deceased persons, sale of	577	ern Michigan	5
Horses, improvement of breed ofS. B.	186	land and buildings for North-	
Horticultural societies authorized to issue		ern Michigan70, S. B.	226
bonds	282	Northern, school of medicine.	902
Hotels, protection of the keeper460.		Asylums, allS. B. 54, S. B.	108
Houghton county, borrow money to build	, 661	privateS. B.	365
bridge	198	criminalsS. B.	54
certain lands in to at-	190	Incorporation of Arbeiter bunds	28
tach to township of		associations for distilling	
	040	essential oils	719
Portage	242		846
confirm title of sec. 16-54,			133
84, in	28		818
House of Correction at Detroit, convicts in			362
27, 78,	, 8222	Brown City	5
Ioina, convicts in		· · · · · · · · · · · · · · · · · · ·	
S. B. 195, 196, 196, 520,	218,	building associations91,	
425.	- 1	- · · · · · · · · · · · · · · · · · · ·	185
Good Shepherd, commitment of	- 1	Carsonville	
- •	222	cities, amend act	180
children toS. B.	200	Colomon G D	90

, No-	-	L No	
OOF	Incorporation of storage and trucking com-	587	acorporation of companies for dealing in broad animals
865 084	panies	001	co-operative insurance
856	summer resort associations	AKR	company190
856	Traverse City	65	Dryden
	villages, amend law181, 821	185	Durand
166	W. C. T. U	789	Eagle
100	Indebtedness, swearing in evidence of	21	East Jordan
-	Indecent and improper liberties with female	407	Tawas.
863	children	568	engineering societies
66	Indeterminate sentences of criminalsS. B.	58	Farmington
158	Indexes of deeds, etc., register to make	274	Gagetown
	Indexing names of Michigan soldiers, appro-	635	Grand Army Republic
10	priation for	160	Gobleville
45	Industrial Home for Girls	815	Hadley
	appropriation for	246	. HarrisvilleS. B.
217		146	hospitals and asylums.S. B.
	Ingham County Agricultural Society, to sell	288	IronwoodS. B.
175	or mortgage	805	Kalkaska
864	protection of fish in	91	loan associations
	Injuries to animal, by barbed wire fences,	298	lodges of A. O. U. W
424	damages for		lumber and log insurance
255	to employés, liability for	169	companies
2, 856	Injury to business, by change of law622	856	Maple Ridge schoolsS. B.
0, 501	Inn keepers, protection of460	285	Marine CityS. B.
806	InquestsS. B.	491	Marine City
885	fees of coronerS. B.	18	MayvilleS. B.
46	Incendiarism, penalty for		Merchants' and Traveling
5, 759	Insolvents, distribution of effects	265	Men's Association
264	Inspection of illuminating oil		Michigan Business Men's
145	milk	859	AssociationS. B.
89	prison, etc	444	Midland
428	salt	798	Muskegon City schools
97	Inspectors of elections, corrections, etc.S. B.	450	Mutual fire insurance
505	Inspector of mines, election of	452 423	companies
-	Inspection of steam boilers, to provide for 48	470	Naubinway
50, 10	Institute, Michigan and Huron	219	Oakley
1 240	for Deaf and Dumb, appropriation	210	Oceana County Veteran
1,020	for14	528	Association
547	to change name of	866	park associations
158	Insurance, adjustment of losses by fire	852	Petoskey
	bureau 400	147	Pittsford
408	commissioner, election of	819	Port Austin
200	company, incorporation of mu-	465	Норе
8. 908	tual fire452, 493, 818	206	Reese
-,	incorporation of tim-	, 838	Rockford882
169	ber and log		railroad companies, amend
	mutual benefit190	97	act
9, 740		278	Sault Ste. MarieS. B.
210	live stock	252	Sanborn schoolsS. B.
57	lifeS. B.		schools of Oscoda and Au
618	tax on	601	Sable
605	to ratify assessments of	78	Sherman
900			St. Ignace Cemetery Com-
	regulate bureau of	721	· ·
I, 088	153, 291	781	Pany
0.4		WAL	

BILL No.	BILL No
Interest, legal	Judgments circuit court, to stays of
to lower rate of17, 891	transcripts of
Intoxicating liquor, to prohibit sale of near	Judicial circuits, to re-organize
Soldiers' Home 181	8d27
Intoxicated persons, to arrest in certain	stenographer for 2d 161
cases	5th 150
punish	6th 155
Inventory of estates	14th 8
Ionia City, amend charter of	15th.S.B. 445
borrow money	18th_S. B. 44
House of Correction, management of 213	19th 13
Iron bridge, appropriation of swamp land	24th.S. B. 300
for, in Gratiot 590	Jurisdiction of circuit courts, to define 847
mining companiesS. B. 96	supreme court, to limit 201
leases, etc834, 835, 836	Jurors in courts of Wayne countyS. B. 4
Ironwood, highway commissionerS. B. 197	Justice courts
incorporation of	S. B. 194, S. B. 161
townshipS. B. 52	in city of Detroit21
to legalize reforming of	garnishees874, 900
S. B. 51	Justice of the peace, of Ann Arbor 826
Ithaca, re-incorporation of	courts of .258, 809, 839, 909, 874,
	8. B. 227, S. B. S
J.	Juvenile disorderly persons, compulsory
Jails, inspection of	education for
to provide for labor of prisoners in 186	offenders, compulsory education
regulate kind of literature used 784	for471, S. B. 120
relative, etc228, 281, S. B. 88	state agency for care of
prisoners sentenced from villages 181	
Jackson county, drainage of overflowed	K.
anomon county, diministration of citizen and a	
lend in SLR 490	—•
land in	Kalamazoo, appropriation for asylum at 213
protection of fish in cer-	 -
protection of fish in cer- tain waters in 581	Kalamazoo, appropriation for asylum at 213
protection of fish in cer- tain waters in	Kalamazoo, appropriation for asylum at 213 and Eric Railroad to change its
protection of fish in cer- tain waters in	Kalamazoo, appropriation for asylum at 213 and Erie Railroad to change its line
protection of fish in cer- tain waters in	Kalamazoo, appropriation for asylum at 213 and Eric Railroad to change its line
protection of fish in certain waters in	Kalamazoo, appropriation for asylum at 213 and Eric Railroad to change its line
protection of fish in certain waters in	Kalamazoo, appropriation for asylum at
protection of fish in certain waters in	Kalamazoo, appropriation for asylum at
protection of fish in certain waters in	Kalamazoo, appropriation for asylum at
protection of fish in certain waters in	Kalamazoo, appropriation for asylum at
protection of fish in certain waters in	Kalamazoo, appropriation for asylum at
protection of fish in certain waters in	Kalamazoo, appropriation for asylum at
protection of fish in certain waters in	Kalamazoo, appropriation for asylum at
protection of fish in certain waters in	Kalamazoo, appropriation for asylum at
protection of fish in certain waters in	Kalamazoo, appropriation for asylum at
protection of fish in certain waters in	Kalamazoo, appropriation for asylum at
protection of fish in certain waters in	Kalamazoo, appropriation for asylum at
protection of fish in certain waters in	Kalamazoo, appropriation for asylum at
protection of fish in certain waters in	Kalamazoo, appropriation for asylum at
protection of fish in certain waters in	Kalamazoo, appropriation for asylum at
protection of fish in certain waters in	Kalamazoo, appropriation for asylum at
protection of fish in certain waters in	Kalamazoo, appropriation for asylum at
protection of fish in certain waters in	Kalamazoo, appropriation for asylum at
protection of fish in certain waters in	Kalamazoo, appropriation for asylum at
protection of fish in certain waters in	Kalamazoo, appropriation for asylum at
protection of fish in certain waters in	Kalamazoo, appropriation for asylum at
protection of fish in certain waters in	Kalamazoo, appropriation for asylum at

2931

BILL No.	BILL No.
Labor debts, preferredS. B. 102	Legal holiday499, 801
protection of406, S. B. 102	interest
suits against stockholders of	notices, publication of in certain
manufacturing com-	cases
. panies for 230	process, service on non-resident 427
for	Legalizing, tax sales of 1885
Laboring men, rights of	Legalization, acts of trustees of Bridgeport
Labor in prison	free church
Lakefield township, territory detached from 507	assessment roll of Baraga
Lake Linden fire sufferers, relief forS. B. 184	township 923
Lake Superior Ship Canal	incorporation of Ashley vil-
and Portage Lake	lage 920
Improvement	issue of bonds by township of
CompanyS. B. 287	Warren
Laketown, to organize 588	official records of Midland
Land grant of M. H. & O., to forfeit	county
H. J. R. 19	tax for Buck creek drainS. B. 248
to Alpena and Petoskey Rail-	Legatees, residuary 120
=	
held by corporations to forfeit	election of members 578
warrants, payment of certain. H. J. R. 21	from Upper Peninsula, pay of 600
Lands, aliens prohibited from holding 887	marualS. B. 267
corporations to hold, limited845, 400	Leroy, to legalize a ditch in
held by the State, to facilitate sale	Leslie, to amend charter of village of 311
of109, 481	Lexington, reincorporation of
railroad companies to re-	Liability for injuries to persons or property. 436
cover possession of 82	of employers for injuries255,782
of minors, sale of by guardian 114	Libel, suits for 18
Ottawa county, scrip to locate	Library, Bay City
Н. Ј. В. 6	State, appropriation for 586
State swamp H. J. R. 18, S. B. 220	License, engineers
taxation of in cities and villages 908	for marriage
taxes on, which have been sold on	Licenses for marriages
mortgage 182	Liens for labor
willed or bequeathed, sale of	of mechanics745, 777, 796, 878, S. B. 369,
<u> </u>	
,	S. B. 102, S. B. 259.
Lansing, Central Michigan Agricultural	Life insurance company
Society, to borrow money 861	to notify policy
cede, State blocks toH. J. R. 11	holders 606
charter amendment477, 478	Lighting of Detroit
holding circuit court in 449	Limited partnership124, 845
Presbyterian church lotH. J. R. 16	Line fences
special taxes 860	Liquidation of shares, co-operative associa-
Lapeer county, circuit court, certain terms	tions 461
to be held at Imlay City 245	Liquor law, to amend188, 209, 226, 368, 378, 476,
to attach territory to 780	502, 508, 504, 524, 591, 624, 681, 679, 708, 706, 787, 788,
to change territory in 781	817, S. B. 192.
Larceny on railroad train, punishment	Liquor law, violation of
for	prohibit sale of, near Soldiers' Home
Lawrence Library Institute 594	181, S. B. 171
to locate block 595	tax, disposition of
33 23 23 23 23 23 23 23 23 23 23 23 23 2	_
Laws changed, causing loss to individuals 622,856	
election, compilation of 902	traffic in cities and villages, to
Leased property, embezzlement of878,379	regulate 878
Leases for mining	to prohibit368, 466, 738, 907,
Leelanaw county, attach territory toS. B. 80	H. J. R. 1.
Legal advertising fees of 697, 787	Literature in prisons and isils 784

BILL No.	BILL No.
Little Black Lake, drainage of 168	Marshall, to amend charter of 795
Live stock insurance companies210, S. B. 84	Mayville, incorporation of
Sanitary Commission199, S. B. 419	Mechanics' liens744, 745, 777, 796, 873, S. B. 102,
Loan association	S. B. 259, S. B. 369,
Local option by counties, Burr bill 373	Medical caps, State troops
on liquor traffic	department at University to abol-
Location State fair, permanentS. B. 218	ish homeopathic
Lodges A. O. U. W., incorporation of	treatment for dependent children
Lodging houses, protection of	at University
Log and timber insurance companies, incor-	Medicine, to regulate practice of
poration of	I
Losses, adjustment of, by fire insurance	Mercantile companies 220, 818
companies 168	Merchants' and traders' associations, incor-
to individuals caused by change in	poration of 265
constitution 622	Menominee city, to aid in building bridge 343
Lotteries, suppression of	county, territory from 720
Lowell, borrow money 473	Michigan and Huron Institute, to amend
charter amendment 537	charter
Luce, to organize county of	Asylum for Insane, appropriation 809
Lumber wagon, width of tires29, 659, 719	criminals, ap-
Lyons flood, relief for sufferers H. J. R. 15	propriation
school district No. 10	for
	to purchase
M.	land 808
Machinery, owners to provide safeguards 847	Business Men's Association, in-
Mackinac county, to detach territory from	corporation of
and attach to Luce county	Dairymen's Association, proceed-
Maintenance of wives, when deserted by	
	ings of
	forestry commissioner 307
Management of asylums for insaneS. B. 850	Institute for Deaf and Dumb,
criminals S. B. 66	change name 547
Manistee, amend charter of	semi-centennial, to compile his-
and Tawas Railroad	tory of
Manitou county, territory fromS. B. 30	soldiers at Gettysburg571, 609
Manual, publication ofS. B. 267	University, certificates to gradu-
Manufacture of vinegar, to regulate 270	ates
salt 428	Middle Lake, to prohibit taking of fish 616
Manufacturers' Mutual Fire Insurance Com-	Midland city, incorporation of
pany 493	county, aid to railroad
using emery wheels 598	boundaries established and
Manufacturing companies 230, 818, 847, 622,	acts of legalized 919
856, 879, S. B. 277.	detach territory from 746
Maple Ridge, schools ofS. B. 856	Sturgeon creek
river, appropriation for improving	township, borrow money
channel784	holding elections
to repeal act of 1885 relative to.	
	Mikado township, to organize
Marine and fire insurance companies 452	Milk, regulate sale of 900, S. B. 145
	Miller bill, Congress petitioned to pass
city, incorporation of491, S. B. 235	S. J. R. 3
Marquette, charter of	Militia, independent companies of
Houghton and O. land grant to	Military Academy, liquor selling near 465
forfeitH. J. R. 19	company, Grand Rapids 484
Married women, rights of 715	department of Agricultural College,
Marriage license, required	annual inspection ofH. J. R.
Marriages, deaths and births to be regis-	forces of the State
tered 71	
to provide for licensing85, S. B. 11	S. B. 107, S. B. 809
Marshal, State, appropriation for	State, appropriation for

BILL No.	BILL No.
Mine inspector, election of 505	Name of Peter Curtis and family, to change
Mineral statistics, relative to commissioner	to Couture 807
of	Names, to provide for change of
Mining and manufacturing companies, to	Naubinway, incorporation of 423
renew charter of	Navigation company
companies879, S. B. 369, S. B. 98, S. B. 355	and improvement companies
leases, etc., action of ejectment 834	· -
· · · · · · · · · · · · · · · · · · ·	513, 514, 527
rents, etc835, 836	Negligence, actions for371, 436, 453, 742, 782
school, appropriation for. S. B. 1, S. B. 109	Nets, to prohibit use of pound or trap nets
Minority representation 687	for catching fish 267
Minors, change of name of	Newaygo county, laying out a State road in. 626
guardian sale 114	village, borrow money 625
support of those having a father 823	Newspapers, fees of, for publishing legal
testimony of	notices
Misdemeanor to remove property held by	Niles, to amend charter of
process of law	Nine hours for a day's work 411
Montmorency county, aid to railroad522, 772	Nineteenth judicial circuit, stenographer 184
Monuments to Michigan soldiers at Gettys-	Non-resident aliens, prohibit holding land 837
burg571, 609	defendants in court100, 427
Moral and religious knowledge, diffusion of. 463	Non-residents, service of legal papers on 427
Morality and chastity, offenses against 41,	Normal school, appropriation for
S. R. 226	
Morgan township, to organize	Asylum for Insane, pur-
Mortgages, chattel	chase land, etc 70
discharge of	Northwestern Manufacturing Company,
discharge of	claim of
filing of chattelS. B. 182	Norwegian creek, improvement ofS. B. 295
foreclosure of, by advertise-	Notaries public
ment 132	regulate appointment of 729,
chattel 487	S. B. 377
taxation of277, 455, 736, S. B. 119	fees of, on protest of notes, etc 83
to be recorded by assessment dis-	Notes, protest fees
trictsS. B. 119	payment of
Mt. Clemens, to establish a park	to prevent swindling in
Municipal corporations, proceedings against 96	Notices, election and registration
elections, women to vote at 205	legal, publication of
property, in city of Detroit 7	Noxious weeds, railroad company required
Murder, persons charged with	
penalty for, death	Nursery stock, to regulate sale
Muskegon city, charter of	0.
incorporation of schools of 798	Oakley, incorporation of village of 219
county, prohibit fishing with nets	Oaths of executors, etc
in waters of 797	
swamp lands, drainage of 168	Obsolete acts, to relieve statutes of
drainage of 435	Obstructing business of railroads
Mutual fire insurance companies, incorpora-	Obstruction of sewers of Detroit 129
tion of	Offenses against chastity, morality and de-
benefit insurance companies, to in-	cency41, S. B. 225
corporate190, 658, 739	persons of individuals. 11, 20, 144,
	842, 805
N.	property, penalty for 46, S.B. 194
	Offenders, juvenile, State agency for183, 250, 685
Name of Edwin N. Chapman, to change to	Offices, erection of, by countiesS. B. 88
Edwin N. Brown 143	Officers, of counties
Helen C, Buck and children, to	justice, fees in criminal cases 544
change to Clark 438	townships, duties of
Jennisonville, to change to Jenni-	Official bonds, sureties on98
son	stenographer, 14th judicial circuit 87
	200-08-08-0-1 \$ arresum

2934 . INDEX.

BILL 1	No.	BILL 1	Ю.
Off-sets	276	Patent, Frederick Durand, directing issue of	
Oils, peppermint and other essential	719	to	19
inspection of	264	F. W. Higgins, Governor to issue	
Ole Anderson, to change name to Ole A.			7
Rye	51	right, to be recorded	475
Oleomargarine, regulate sale of9, 49, 558,	554	Pawn brokers, business of	183
One mill tax, apportionment	187	Pedigrees of cattle, must be true78, S. B.	. 19
Onota, incorporation of schools ofS. B.	845		142
Ontonagon county, to legalize action of		Penalty for violating liquor law	69
board of supervisors	51	of death, for murder and rape 10	
	"	Pension bill, asking Congress to pass over	,
Opening streets, taxing private property for		veto	18
538, S. B		Pensions, certain soldiers'	8
Options, to prevent dealing in	89	•	
Orchards and fruit gardens, to protect	859		801
Orchard Lake, sale of liquor near Military		Peppermint oil, incorporate companies to	
Academy	466		719
Ordinances of villages, violation ofS. B.	265	Perrine, Livonia B., relief of S. J. R.	24
Organization of militia companies	915	Personal property, conditional sale ofS. B.	25
military forces88, 655,	915,	removal of, while under	
S. B.	809	levy	169
school districts in Mont-	- 1	vendor to file notice of	
ca.lm	429	title	44
Oscoda, to consolidate with Au Sable	218	Persons, disorderly	254
incorporate schools of	801	of individuals, offenses against	
Ottawa county scrip, to be used in locating		11, 20, 144, 343,	805
swamp lands	6		852
Otsego county, to aid Alpena and Petoskey	_	and Alpena Railroad, aid to	290
Railroad	779	Petroleum, inspection of	264
Ovid N. Case, widow to draw salary ofS.			842
•		regulate practice of442, 518, 728,	
to amend charter of	85		518
Ownership of property sold by agents	848	Physicians, provide for registration of	
Owners of stallions, to protect	812	Pierson, amend charter of	489
Owosso city, amend charter of	, 901	Pinconning, incorporation of	160
to detach territory from Union		Pine River township, territory detached	
school district of	641	from	120
Ox Bow Lake drain, reassessment of tax	899	Pioneer society, appropriation forS. B.	99
P.		Pittsford, incorporation of	147
D1 11-4	***	Plank road, Saline and Detroit	174
Pardons, board of		roads, companies	
Paris township, vacate cemeteryS. B. 88, S. B		Plats of villages509,	599
Park, to establish at Mt. Clemens	217	Pleasant Plains township, borrow money	545
provide a State	480	Poker, to suppress	810
Parks, improvement of	810	Police and fire commission of Grand Rapids	629
Parlor cars	•	court of East Saginaw, to establish	540
Partition fences	285	Grand Rapids	555
Partnerships, limited	, 845	of Detroit872.	895
liability of capital of	200	Poll taxes, collection of	
Part-paid lands, to facilitate sale of	109	Pontiac, amend charter of	
Partridge, killing of, within five years, pro-		Pools, to prohibit sale	881
hibited	512	Poor-houses, inspection of	86
Passenger and freight traffic, to regulate	296	appointment of superintend-	~
coaches, to provide with fire ex-		ents of	98
tinguishers	273	1	150
trains, running ofS. B.	283	superintendents' reports	
Passengers on railroad trains, protection to		support of, by counties151, S. E). Oč
	177	Portage Lake and River Improvement Company	287
Passes on railroads, to prohibit giving of	498		#17 6
Patent lands to Frances F. Howell. S. J. R.	4		198
	-		

BILL NO	BILL NO.
Portage Lake, open channel as outlet. 486, S. B. 48	
township, lands attached to 24	2 of 240
Port Austin, incorporation of	supplied with State re-
assessment legalized	2 ports 257
Porter township, borrow money S. B. 49	
Port Hope, incorporation of village 46	insane asylum 814
Huron, amend charter of858, 91	
to make an assessment for	law, administrators' bonds 121
street improvement 80	
Portland, amend charter of	
Portsmouth township, issue bonds	
Possession of lands, held by railroad com-	tors115, 116
panies, to recover	The state of the s
Potterville, village of, reincorporate S. B. 28	
Pounds	3
Powers and duties of board of supervisors 84	· · · · · · · · · · · · · · · · · · ·
railroad companies, di-	
- · · · · · · · · · · · · · · · · · · ·	eto117, 118, 119, 116, 115, 120, 121, 240,
rectors22, 28, 2	
labor bureau 92	
sheriffs170, 23	,
townships841, S. B. 9	_
boardsS. B. 9	
of courts, discretionary 81	
Practice of medicine, to regulate	1
Preferred claims, make labor debtsS. B. 10	· · · · · · · · · · · · · · · · · · ·
Presbyterian church of Lansing, to convey	Orchard Lake 466
real estateH. J. R. 1	, ,
Presidential electors, election of	Property, offenses against
Presque Isle Company, aid Alpena and Pe-	under lease, embezzlement of878, 879
toskey Railroad522, 77	Prosecuting attorney, Bay county, assis-
issue bonds 14	tant99, S. B. 8
Primary schools 98, 207, 341, 370, 687, 849, S. B	• conduct criminal
72, S. B. 134.	causes in su-
and public instruction98, 207	preme court.S. B. 191
841, 370, 687, 849, S. B. 72, S. B	Prosecutions for larceny on railroad trains.
184.	S. B. 159
Printing companies, formation of 438	1
Prison, at Jackson, appropriation for S. B. 400	
convicts therein 218	1
made goods, stamped 66	
women, to establish	
Upper Peninsula222, 346, 222, 346,	forests
916.	fish40, 81, 92, 567, 566, 616, 617, 785,
Prisons, inspection of	
regulate the kind of literature 784	
	girls
Prisoners, care and custody of by sheriffs	
and constables	
county jails, to labor	•
employment of	labor debts
identification of	passengers on railroad trains
transfer of	
Private insane asylumS. B. 865	Protest fees, notes and bills
property for public purposes, taking	Publication of proceedings of Dairyman's
of533, 868, S B. 58	Association
secretary, Auditor General, salary	legal notices, certain cases. 787
	regulate fee
	· · · · · · · · · · · · · · · · · · ·
Probate courts, appeals from	for 697, S. B. 458

Den a Dia	Deer No.
Publication of Legislative ManualS. B. 287	BILL No. Railroads, M. C. R. R., to erect passenger
Public bodies, proceedings against96, 871	depot at Wayne
ditches and drains, annual cleaning	obstructing business of
out of	passes, to prohibit
health, preservation of	proceedings to acquire right of
highways, use of engines on	way22, 23, 24, 31, 174, 690, S. B. 178
improvements, collection of costs	prohibit employment of drinking
for	men
instruction and primary schools98, 207,	prohibit companies from aban-
841, 870, 687, 849, N. B. 72, S. B. 184.	doning their routeS. B. 175
library of Bay City	prohibit use of stoves in cars
proclamation, publication of 918	of
schools, Albion	protection to passengers and em-
Onota, incorporation of .S. B. 845	ployés
text books	provide automatic car coupler 189
school, pensions to teachers of 694	provide drawheads of uniform
works, board of Grand Rapids 628	height
Punishment, carrying concealed weapons 283	extinguishers for passen-
orime committed by convicts 581	ger and sleeping
of assault and battery 312	coaches
drunken persons 8	powers of directors of
fraudulent voting 592	punishment for larceny while on
Purity of elections178, 696, 592, 711, 866, 882, 884,	trains
885, 886, S. B. 97, S. B. 271.	reduce fare
	regulate speed over bridges, etc 614
4.	running of passenger trainS. B. 88
Quackery, protection against	sleeping, parlor and chair cars.278, 299,
Quail, prohibit killing of for five years 512	308.
Qualifications of electors	speed of trains in Detroit 18
'Qualification of notaries public729, S. B. 377	street, tax on 676
probate judges	tax at its actual cash value 778
Que warrante proceedings	taxation of certain companies 45
R.	Raisinville, drain commissioner
	Rape11, 20, 14
Rafting and booming companies519, 658, 654, S. B. 242, S. B. 291.	death penalty for
Railroads	Rate of interest
amend act incorporating97, 174, 468,	Reading, charter of
584, 589, 898, S. B. 178.	Real estate, agricultural societies, to mort-
Commissioner ofS. B. 188, H. J. R. 18	gage 23
car coupling for freight cars140, 189,	attachments on
S. B. 111.	deceased persons, executors, etc., 115
crossings, depots at	116.
delivering of grain by	descent of
duties of brakemen and baggage-	femmes covert
men 908	held by corporations
destroying noxious weeds 475	more than
Erie and Kalamazoo to change	10 years81, 88
line	husband and wife 49
establishing depots 200 feet of	legalize probate orders 24
crossings	minors, sale of guardian 11
F. and P. M., to erect depots at	mortgages, discharge of5. B.
Waltz 665	records of Saginaw county,
fences	register index
from Alpena to Petoskey290, 522	securities, taxation of 45
give notice of trains late 709	wills of
land grants, to forfeitH. J. R. 19	
11- 1-11 1 01 000 00	17

BILL I	10.	BILL 1	
	290		896
Reduction of railroad rates79,		Republic, Grand Army of55, 63,	638
Reese, incorporation of,	206	Re-using of old barrels and boxes for ship-	200
Reformatory education	471	•	639 709
at Ionia195,		Review of assessments	1,80
to purchase land	520	Right of way for streets, alleys, etc., in De- troit	588
Reformatories, inspection of	89	to railroad companies, to ac-	000
Reform School, appropriation for528,		quire22, 23, 24,	gg/
for Girls221, S. B		River navigation and improvement compa-	•••
relative to	620	nies	K9:7
to establish department of	529	Rivers forming boundary line, improvement	
technology			242
Register of deeds, bureau of statistics	165	Road, Bay City and Au Sable extension	58
recording attachments	164	county stone	88
record mortgages for as-		improve Wildfowl and Cass State	
sessmentS. B.	119	road	890
record probate orders	240	-	626
Saginaw county	158	plank, companies688,	
Register of probate, Saginaw county	747	South Bay City and Saginaw	59
Registers of deeds, fees of	84	townships of Walker and Alpine,	
Registration, boards of, in Detroit	224	Kent county, improve	800
cattle, to punish fraud inH. B	. 76	Williams and Garfield104,	105
notice, publication ofS. B.	458	Roads, toll, commmissioner of	77
physicians	518	Robertson, General John, pay of, to be paid	
voters127, 885, 918, S. B.	218	to widowS. B.	268
Regulation of commerce	457	Rockford village, amend charter of	832
Re-incorporation of city of Adrian	272	to incorporate	833
village of Baldwin	258	Romeo, re-incorporation of	86
Bellevue	103	Rose township, to attach territory to	584
Chase	95	Rye, Ole A., to change name from Ole An-	
Farmington	53	derson	51
Grandville	295		
Ithaca	864	8.	,
Romeo	86	Safety of employés in shops847,	589
St. Louis	367		667
Relief of Bernard Klies	20		748
Frederick Durand	19	county, detach territory from	678
John W. Snow	811	Frankenmuth school dis-	•••
Lake Linden sufferers	184	trict	159
Livonia B. Perrine	24	register to keep indexes	158
Myron H. FilmoreS. J. R	16	stenographer ofS. B.	76
Religious societies, property of	216	territory attached to	746
Repeal of act of 1885, improve channel to Portage lake	438	terms of circuit court to be	
Rental of telephone	275	held in Saginaw City	820
Re-organization of 8th and 21st judicial cir-	210	St. Anthony's Orphan Asylum, to change	
cuit	15	nameS. B.	363
Repairing and building bridges792, 804,		St. Clair county, rejected taxes	551
S. B. 286, S. B. 452, S. B. 443, S. B. 181.	٠	St. Ignace Cemetery Company, incorporation	
Repeal of act authorizing Bancroft to issue		of	781
bonds	640	city, incorporation of	784
Repeal of act of 1885 for improvement of	- DEC	to amend charter of780,	784
-	440	St. Johns, amend charter of	246
Maple River	440	borrow money to build water	
Representation, minority in board of stock-		works	250
holders	687	St. Joseph township, to borrow money to	
Representatives in Legislature	578	build a bridge	401

D	NT -		
St. Louis, incorporation of city of	NO. 921	BILL I School district No. 7, township of Vienna, to	NO
re-incorporation of	867	issue bondsS, B,	25
St. Mary's Lake drain, re-assessment of	•••	10, township of Wyoming.	28
tax	699	Schools, Albion, amend charter	43
Salaries of judges of supreme court	94	Au Train, incorporation S. B.	840
State officers646, 775, S. J. F	R. 1L	Detroit	
S. B. 848.		Grand Rapids	63
Salary of Ovid N. Case, to widowS. J. R.	6	Maple RidgeS. B.	85
private secretary to Auditor Gen-		Muskegon city, incorporation	79
eral	774	Oscoda and Au Sable, to incorpor-	
Sale of adulterated candy, to punish	56	ate	801
liquor, to regulate131, 209, 226, 369	3, 872	to detach territory from	800
nursery stock, to regulate458	3, 845	Onota, incorporation of S. B.	841
personal property conditionally		primary and public instruction	
	25	96, 207, 841, 870, 687, 8	849
taxes, certificates of887, H. J.]	R. 23	8. B. 72, S. B.	18
vinegar, to regulate	270	Sanborn, incorporation ofS. B.	28
Saline and Detroit Plank Road Company		uniformity of text books for26,	
	174	496,	
Saloons	681	School, blind	
Salt, inspection of	428	examiners, election of, etc	41
Sandusky village, change name	828		881
Sanilac county, detach territory from	780	feeble minded	244
Saunders, Albert, to change name	106	inspectors, compensation of chair-	
Saugatuck, review charter of	875		18
Sault Ste. Marie, amend charter ofS. B.	279		194
incorporation of city of	970		100
S.B. Water Power Company	278		60 S
	977	money, apportionment	
	277 461	of mines, appropriation forS. B. S. B.	
School district No. 9, town of Brown, Kent	, 201	reports, duties of town and county	100
county	288	clerks	20
7, township of Caledonia,		State public	
to erect	641	tax, one mill	18
1, township of Carp		teachers, pension for	69
Lake, funds of	661	· =	840
5, township of Echo, for-			864
mation of	817	of Salem	14
4, Evergreen	420	Ottawa county, swamp land. H. J. R.	(
1, township of Fayette,		Secretary of State, to supply commissioner	
changes of boundaries	857	of railroads with copies of articles of in-	
township of Franken-		corporation of railroads	12
muth	159	Securities, taxation of certain	277
3, township of Green-	,	real estate	450
bush, territory at-		Seeds, frauds in sale of	1
tached to	800	Semi-centennial history, to completeH.J.R.	8
1, township of Hancock,		to provide for completion of	
detach territory from.	664	work of commissionS. B.	2 96
1, city of JacksonS. B.	255,		302
8. B. 258.		Sentences, indeterminateS. B.	60
17, city of Jackson	59 3	200 0_20000,000	276
10, township of Lyons	145	Sewers of Detroit129,	
1, 5, 4, Montcalm county	429		538
5, township of Sherman,		Sheep killed by dogs, in Jackson countyS. B.	820
to organize	727	485, S. B. 320, S. B.	824
township of Standish	549	Sheridan, village of, to establish fire limits	875

BILL :	No. I	BILL I	No.
Sheridan rifles, to muster into State service	484	State Board of Equalisation, statistics for	608
Sheriffs, powers and duties of	281	Fish Commissioners, appro-	
deputies and under, qualification of	78	priation for	418
Sherman, incorporation of village ofS. B.	78	bounties, equalization of	48
township, organization of school		capitol, freecoing	
district No. 5	727	government, appropriation for S. B.	48
Keweenaw county, to		House of Correction, at Ionia198,	
attach land toS. B.	61	S. B.	-
to issue bonds to pay in-	-	Industrial Home for Girls, appropria-	. 100
debtedness	808	tion for S. B.	217
Sherwood, incorporation of village of	521	for GirlsS. B.	45
Ship canal, Lake Superior518,			146
Shooting on the lakes free to all	510	institutionsto cover surplus funds into	150
	598	-	AETT
Shops having emery wheels, provide blowers		treasury	657
Shutes, for fish804, 617,	100	land grant, to aid Alpena and Petos-	
Sidewalks, to provide for construction of,		key Railroad	200
outside of cities and villages	766	to facilitate sale of	109
in DetroitS. B.	867	library, appropriation for	586
Silver mining companies	98	live stock sanitary commission	199
Skeletons from University, preserved for		marshal, to provide for	660
high schools	666	military forces.88, 655, 915, S. B. 809, S. B.	.107,
Sleeping cars	808	Normal School, appropriation for194,	
to provide with fire extin-		officers, salary of647, 775, S. B.	848,
guisher	278	8. J. R. 11.	
Smelting companies, taxation onS. B.	898	park, provide for	480
Snow, John W., relief of	811	prison, employment of convicts in	425.
Society of pioneers, appropriation for B.	99	Jackson, appropriation for	
Soldiers' home47, 445,	446	S. B.	409-
appropriation for	187	convicts therein	218
prohibit sale of liquor.131, S. B.	. 171	Upper Peninsula	223
bounties to regular	440	Public School, appropriation for 289,	895.
cemeteries for	60	Reform School for Girls	221
equalization of bounties to 48, 440,	447	road, appropriations for in Tuscola	
indexing names of, appropriation		county889,	890-
for	10	Bay City and Au Sable exten-	
pensions to	8	sion	58
Solicitors' fees, to regulate	576	drain, re-assessments of tax	699-
South Haven, amend charter ofS. B.	804	establish the Arenac, Iosco and	
Sparrows, bounty for killing	157	Ogemaw	866
Special elections	468	in Bay county	419
Specific taxes		Newaygo county	626
Speed of railroad trains in Detroit	18	on Bois Blanc Island	782
over bridges	614	South Bay City and Saginaw	59-
Spirituous liquors, to restrict sale ofS. B.	193	Williams and Garfield, to estab-	-
Stallions, protect keepers of	812	lish104,	106
Stamping of articles, made by convicts	66	tax lands, in Lansing	880
	84	saie of	888
Standard time, to repeal	9		
Standing committees of Legislature, make	201	troops88,	656
report	561	medical caps for	000
State agent, for discharged convicts	284	organization of a regiment at	724
agricultural society, to locate State		Detroitlanda	124
fair	218	to pay counties for swamp lands	
Board of Auditors, to audit claim of		BoldH. J. R.	18
D. W. Walters	280	University, certificates to graduates	12
Corrections and Charities, to		veterinarian	419
abolish	892	weather service, appropriation for	
773		g R	K.

Brll	No. 1	BILL NO
Stationary engines, licensing432	, 701	Supervisors of Antrim county, to establish
Statistics for State board of equalization	608	ferries across Clam river 40
Stay of judgmentsS. B.	23	bonds of843, 848, H. J. R.
Steam boiler, inspection of	432	purchase burial place for sol-
insurance, to authorizeS. B.	81	diers
traction engine, to regulate	52	Superior court of Detroit, to abolish
Stenographers, appointment ofS. B.	208	Grand Rapids 39
for circuit courts, duties and	1	Grand Rapids stenogra-
compensation	752	pher for
Stenographer, Kent county circuitS. B.	405	Supreme court, appeals to on habeas corpus. 36
Saginaw county circuit.S. B.	76	increase judges148, S. B. 4
superior court of Grand		judges to report to Governor.
Rapide	4	salaries of9
for 2d judicial circuit	161	justices, election of
5th judicial circuit	156	limit, jurisdiction of
6th judicial circuit	155	practice in
7th judicial circuit. S. B.	27	provide for electing addi-
13th judicial circuit	596	tional justice
14th judicial circuit, du-	000	reports, to furnish each pro-
	87	- · · · · · · · · · · · · · · · · · · ·
ties, etc		
15th judicial circuit.S. B.	442	Supreme court.
18th judicial circuit.S. B.	449	Support of minor children having fathers
19th judicial circuit	134	living
20th judicial circuit	415	poor, by counties151, S. B. &
24th judicial circuit.S. B.	800	Sureties on official bonds
27th judicial circuit.8. B.	47	Surgeons, registration of 51
Stock breeding, to authorize corporation		Surgical treatment at University for depen-
for	225	dent children
cancellation of certificates of	237	Survivors of rebel prisoners, pensions to
certificates of, when lost	238	H. J. R.
issue and delivery of certificates of	238	Surplus funds of State institutions to be
Stocks, prevent gambling inS. B.	89	conveyed into treasury 65
Storage companies, formation of	865	Swamp land, Ottawa county scrip H. J. R.
Store orders, in payment of wages to pro-		appropriation for improving
hibit	35 8	Naple river
Stone roads, in Bay county	88	appropriation for road on Bois
Stoves, prohibit in cars	808	Blanc Island 78
Street opening, property taken for533, S.	B. 58	lands, distribution of
railways, regulate fare	604	appropriation of, for drains
railroad companies, tax on	674	in Huron county8. B. 40
Sturgis village, borrow money	723	appropriation of, for drains
Sturgeon creek, improvement of in Midland		in Wisner and GilfordS. B. 24
county	560	
Suffrage to women, on municipal affairs	205	
Sufferers by Lake Linden fire, relief of S. B.	184	
Lyons flood, relief of H. J. R.	15	I
Suits, against corporations	50	· · · · · · · · · · · · · · · · · · ·
joint defendantsS. B.	124	1
navigation companiesS. B.		Same Ortonia
stockholders of mercantile		apple river
companies for labor debts	230	apple 11 of
-		1
attachments	86	
for libel	18	
labor and serviceS. B.	105	taginan county
Superintendents of Poor, proceedings of	150	Clemes of in Missing County in
appointment of		CHOOO, Burn course,
wppointment of		Jackson county_486, 8. B.

BILL No. 1	Bill No
Swamps, drainage of, in Midland county 560	Territory attached to township of Franken-
Muskegon county.435, 691	lust 812
St. Joseph county 717	to township of Kaw-
Spaulding, Saginaw	kawlin 769
county 877	to township of Wisner 669
to provide for drainage of, by dik-	detached from Midland county and
ing and pumping 768	attached to Sag-
Swan creek, appropriation for improvement	inaw 746
of	school districts in
Swindling on promissory notes 82	Montcalm county. 429
to prevent172, 201	school districts No. 1
Swing bridges, safety gates for	and 2, Echo town-
т.	ship 817
4.	school district No. 1,
Tactics, instructor in, of, Agricultural Col-	township of Han-
lege to be commissioned	cock 664
Tamarack Lake, to prohibit taking fish	township of Akron 666
from 92	township of Eagle
Tawas and Manistee State road	HarborS. B. 61
Taxation of certain corporations	township of Fort
costs	Gratiot
lands in cities and villages 908	township of Fraser,
mortgages277, 455, S. B. 119	Bay county 769
Tax certificates, when lost	township of Garfield
Taxes, Auditor General to cancel in Lansing 860	296, 500
East Saginaw, to confirm 586	township of Gerrish. 58
Ganges township, to legalize 827	township of Green-
highway 862	
land sold on foreclosure of mortgage 182	
liquor business, disposition of 476	township of Hen- dricks
poll, collection of	
St. Clair, rejected	township of Kaw-
specific	kawlin
under law of 1885, legalized S. B. 9	township of Lake-
Tax lands, State	field 50%
Tax law, to amend64, 80, 90, 101, 126, 182, 177, 187,	township of Menom-
229, 302, 413, 515, 570, 607, 645, 750, 776, 825, 887, 901,	inee 720
S. B. 361.	township of Moni-
Tax on dogs, to repeal	tor770, 812
express companies	township of Pine
insurance companies	River 294, S. B. 12
telegraph companies672, 678	Union school district
mining and manufacturing com-	of Owosso 64
panies	divided, to provide for adjustment
plank road companies	of rights69
railroad property	in Lapeer county 78
street railway companies	Testimony, guardians'S. B. 18
rolls in villages	minors'
Teachers, certificates to graduates of Uni-	Texas cattle, protection against
University 12	Text books for schools
in public schools, pensions to 694	Third judicial circuit
Technology, at Reform School	three additional judges
Telephone companies	forS. B. 14
Territory attached to graded school district	Thompson Lake, fish in
No. 1, Baraga 684	Thornapple river
to township of Bangor:. 770	Three RiversS. B. 85
to township of Baraga	Timber and log insurance companies, incor-
to township of Daraga	novetion of

BILL No.	BILL NO
Time to repeal, standard	Township of Carp Lake, to vacate Ontons-
Tippling, to discourage	gon county
Tires of lumber wagon, width of29, 659, 719	Carp Lake, to money of school
Title to right of way to railroads, how ac-	district No. 1
quired22, 28, 24	Cedar, organization of 423
Toll roads, commissioner of	Chase, borrow money 54
road, Wilson townshipS. B. 817	Clam Union, borrow money 63
Township boards, duties of841, S. B. 92, S. B. 93	Coldwater, to issue bonds 721
raising money by S. B. 91	Oumming, to issue bonds 586
of review 101	Cumming, detach territory
Township boards of school inspectors 184	from 58
clerks, duties of44, S. B. 65	Deep River, to issue bonds 650
school reportsS. B. 26	Deerfield, to borrow money for
meetings 848	bridge 130
notices, etc., how publishedS. B. 458	Deerfield, to issue bonds 72
treasurer	Duncan, to vacateS. B. 20
Townships, duties of	Eagle Harbor, detach territory
legal proceedings against 96	from8. B. 61
may aid in building wire	Echo, to form school district
fence 464	No. 5 817
officers, duties of	Eggleston, improvement of
Saginaw county, to assist in	Black creek436, 691
buying a bridge 748	Elk Rapids, to enlarge powers
Township of Akron, territory detached from 669	of
Allendale, to borrow money 19	Elsworth, to issue bonds 544
Arcada, territory attached to	Eveline, to borrow money 784
294, S. B. 120	Evergreen, school districts in 42
Arthur, to borrow money 556	Fayette, school district No. 1 857
Bangor, territory attached to	Flushing, Genesce county, issue
408, 770	bonds84
Baraga, legalize assessment 923	Fort Gratiot, to detach land
territory attached to	from 49
8. B. 163	Frankenmuth 156
Benton, territory attached to	territory at-
S. B. 20	tached 813
to hold its election in	. issue bonds 385
Benton Harbor	Fraser, to detach territory
	from
Bessemer, to legalize re-form-	Ganges, legalize drain tax 827
ing of	Garfield, to detach territory
Billings, to legalize bonds of 675	from
Blissfield, to borrow money,	Gerrish, to detach territory
bri-'ge 63	from 560
issue bonds 881	Gifford, to issue bondsS. B. 48
Breen, to divide in two election	Grant, to construct bridge over
districts	Black river 551
Bohemia, to vacate Ontonagon	Greenbush, to detach territory 80%
county	Gustin, to detach territory
Bloomfield, to issue bonds 722	fromS. B. 501
Brown, to form school district	Gustin, organization ofS. B. 12
No. 9 288	to repeal act creating
Buena Vista, to issue bonds 888	
Burleigh, to borrow money	Harmon, bonds for bridge 824
•	Harrisville, attach territory
Byron, Buck creek drainS. B. 248	
Caledonia, erect school district	Harrisville, detach territory
N. W C D 4/1	0 D 196

		_		
	BILL		BILL	No.
Township of	Hayes, borrow money	557	Township of Standish, school district	549
	Hebron, construction of ditch.	417	Summit, sheep killed by dogs	
	Hendricks, detach territory	506		320
	Huronia, formation of	491	Travers, attach territory	286
	Ironwood, legalize re-forming		Vienna, School District No. 7	
	ofS. B.	51	to issue bondsS. B.	258
	IronwoodS. B. 195, S. B.	52	. Walker, to aid in improvement	
	Jaines, to borrow money for		of road	800
	bridge	90	Warren, issue of bondsS. B.	208
	Jefferson and Howard, to pro-		Washington, bridge over Ma-	
	tect the fish of	578	ple river	590
	Kawkawlin, attach territory to	769	Wilson, toll roadS. B.	817
	detach territory		Wisner, territory attached	
	from	408	to	689
	Lake, organization of	583	to issue bonds. 249, S. B.	. 489
	Lakefield, detach territory		Wyoming, to form School Dis-	
	from	408	trict No. 10	287
	Leroy, legalize certain ditch	450	Traction engines, to regulate use of	52
	Lyons, School District No. 10	145	Traders and Merchants' Association, incor-	-
	Mackinaw, construction of	140	poration of	265
	ditch through	417	Trades of prisoners, to regulate	762
	Maple Ridge, schools ofS. B.	856	Transcript of judgment	155
	Menominee, detach territory	000	Traverse City, charter	922
	from	720		
			Trees, fruit, sale of	458
	Midland, borrow money	559	Trout, protection of	454
	place of holding elec-	EEO	Truancy, to punish	126
	tions	559	Trucking companies, formation of	865
	Mikado, to organize	808	Trustees of estates, bonds	441
	Monitor, detach territory		insane asylums, not judges pro-	
	from770	•	bate	814
	Morgan, to organize	720	Trust companies, corporate rights of	192
	Nottawa, school inspectors	198	estates	898
	Paris, burial groundS. I	B. 86,	Trusts, moral and religious	463
	S. B. 826.		Tuscola county to aid railroad	568
	Pentland, formation of	506	Twenty-first judicial circuit, re-organize	15
	Pine River, detach territory		Twenty-ninth judicial circuit, to create	15
	294, S. B	. 120		
	Pleasant Plains, to borrow		υ.	
	money	545	Underground Insurance Companies, to regu-	
	Portage, formation of	507	late	291
	lands attached	242	Under sheriffs, qualifications	78
	Port Austin, assessment roll		Undertakers	857
	legalized	2	Uniform classification of freights	296
	Porter, issue bondsS. B.	490	time, to repeal	84
	Portsmouth, Bay county, issue		Union City, amend charter	894
	bonds	889	school district of Bay City	840
	Raisinville, drain commission-		Jackson255, S. B.	
	er to expend certain moneys.	828	Owosso, detach ter-	
	Rose, territory attached.	584	ritory from	641
	St. Joseph, to issue bonds to		SalemS. B.	15
	build a bridge	401	township of Ben-	10
	_	252	ton	QEF
	Sanborn, schools ofS. B.			855
	Sherman, Iosco, borrow money	808	United States building at Bay City	481
	organize School Dis-		Detroit	448
	trict No. 5	727	East Saginaw,	
	Spaulding, drainage of swamp		ceding ground	865
	lamin in		777aa4 70aaa 694aa	400

	•
BILL No.	BILL NO
United States take jurisdiction over L. S.	Village of Cheboygan, electric light 82
Ship Canal and River and	Coleman, incorporation of S. B.
Iron CompanyS. B 287	Dryden
University of Michigan	Durand, incorporation of
abolish homeopathic	Eagle, incorporation of 78
department 110	East Jordan, Charlevoix county . 2
appropriation for 111, 112,	Tawas, incorporation of 40
S. B. 85, S. B. 86,	Eaton Rapids, amend charter 13
certificates to teach	Farmington, reincorporate 5
to-graduates 12	Fenton, amend charter 713
medical department 110	Fremont, amend charterS. B. 29
provide medical	Gagetown, incorporate
treatment for de-	Gobleville, incorporate 16
pendent children. 292	Grandville, reincorporate
regents, election 840	Hadley, incorporate
skeletons to be pre-	Hancock, amend charter 573
served 666	Harbor Springs, incorporate 85
Unlawful use of G. A. R. badge 55, 68	Harrisville, incorporateS. B. 240
Upper Peninsula, improvement of harbors	Howard City, amend charter 22
of518, 514	Howell, borrow money S. B. 43
legislators, per diem of	Hudson, revise charter225, 443, 660
members 600	Ironwood, incorporateS. B. 28
prison, appropriation for. 846	Ithaca, reincorporate
relative to222, 916	Kalkaska, incorporate 300
specific tax in_S. B. 394	Lawrence, library association 590
	vacate part of plat 500
₩.	Leslie, reincorporateS. B. 127
Veteran, association of Oceana county, in-	Lowell, borrow money 478
corporation of 523	charter amendment 530
Veterinarian, State	Mayville, incorporateS. B. 18
Verdicts, staying proceedings onS. B. 22	Naubinway, incorporate 426
Vested rights, compensation for, when laws	Newaygo, borrow money
change627, 856	Oakley, incorporate
Villa associations, incorporation of	Ovid, amend charter 85
Vicksburg village 508	Pierson, amend charter 489
Vienna, school district No. 7, issue bonds	Pinconning, incorporate 160
S. B. 258	Pittsford, incorporate 147
Village plats509, 599	Port Austin, incorporate 819
ordinances, violation ofS. B. 265	Hope, incorporate 455
of Allegan, amend charter 575	Portland, amend charter S. B. 451
Alma, borrow moneyS. B. 499	Potterville, reincorporateS. B. 230
Ashley, legalize incorporation, of	Reading, amend charter 279
920	Red Jacket, reincorporate S. B. 200
Au Sable, amend charterS. B. 251	Reese, incorporate
Baldwin, reincorporate 258	Republic, amend charter 896
Bancroft, repeal of bond act 640	Rockford, incorporate
Bellevue, reincorporation 108	amend charter 883
Bessemer, incorporation of 362	Romeo, reincorporate
Brown City, Sanilac county, in-	St. Johns, amended charter 246
corporation of	borrow money 259
Burlington, amend charter 849	St. Louis, reincorporate 267
Carson City, incorporation of 185	Sandusky, change name
Carsonville, incorporation of	Saugatuck, amend charter 375
	Sault Ste. Marie, amend charter
Capec, amend charter16, 341	Sheridan, establish fire limits 875
Cedar Springs, borrow money 689	Sherman, incorporateS. B. 78
Chase, reincorporate 95 1	DMVI MIRIN MICUI PUI BVO

BILL N	o.	BILL :	No.
Village of Sherwood, incorporate 5	2 1	Weapons, concealed, prohibit carrying	288
South Haven, amend charter		Weather service, appropriation forS. B.	5
S.B. 8	104	Webster, Henry, relief of H. J. R.	17
Sturgis, borrow money 7	23	Wesleyan seminary at AlbionS. B.	892
Three Rivers, amend charter		West Bay City, amend charter	400
S. B. 8	58	cede ground for U.S. build-	
Traverse City, amend charter 9	122	ing	488
repeal, incorpora-		Williams and Garfield State road, to estab-	
tion 8	107	lish104,	105
Union City, amend charter 8	194	Williamston, amend charter	608
Vicksburg, amended charter 5	08	Wills	148
Waltz, have railroad depot 6	85	without powers of sale	327
Wayne, have railroad depot 7	25	Wilson township, maintain toll roadS. B.	817
Williamston, amend charter 6	108	Wire fences, encourage construction of	464
Zeeland, amend charter 7	67	Wisner township, attach territory to	669
Villages, incorporated181, 821, 621, 8	44	to aid in construction of	
Vinegar, regulate manufacture and sale 2	70	drainS. B. 249, S. B.	489
Violations of game and fish laws, evidence 1	54	Witnesses, competency of	256
Votes, registration of	13	Wives deserted by husband, support of .S. B.	237
Voters, fradulent	13	Wolves, bounty for killingS. B.	860
Voting precinct No. 2, Chippewa county, to		Women, employment of	125
eetablish	33	married, rights of	715
w.		prison for	710
TT 433		vote in municipal elections	205
	58	Woman's C. T. U., incorporation of	166
Wagon tires, width of 29, 659, 7	- 1	Woodman, drain, re-assessment of tax	699
	00	Workingmen, rights of	220
	80	liability of employer for in-	
Warden, appointment of a Game and Fish 189, 2	,	jury to255,	782
Warren township, legalize issue of bonds S. B. 2		Writs of error, appeals to supreme court	861
	77	Wyoming township, to form school district.	287
. •	37	Y.	
	82		
	59	Yarding and feeding Texas cattle, to regulate	677
	47	Young persons, to regulate employment of	125
•	42	Z.	
village, require M. C. R. R. to erect		_ .	
depot at 77	25	Zeeland, amend charter of village	767

ALPHABETICAL LIST OF MEMBERS OF HOUSE OF REPRESENTATIVES,

WITH A LIST OF THE BILLS AND JOINT RESOLUTIONS INTRODUCED BY EACH, BY THEIR HOUSE NUMBERS.

Abbott	
Anderson	144, 187, 534, 624, 625, 636
Ashton	
Baker, S	
· · · · · · · · · · · · · · · · · · ·	
	68, 168, 442, 518, 57
	14, 69, 74, 210, 874, 375, 876, 508, 508, 504, 578, 60
_	194, 915, 844, 896, 897, 488, 71
	40, 92, 416, 595, 616, 717, 718, 71
•	41, 848, 506, 790, J. R. 1
	196, 872, 878, 721, 784, 72
	. 440, 794, 795, 79
•	187, 188, 727, 726, 72
	48, 185, 850, 640, 641, 648, 648, 786, 78
_	
()uaakan	
C	ا بحل باد باد باده باده باده باده باده باده ب
	, , , , , , , , , , , , , , , , , , , ,
	4, 415, 580, 600, 681, 689, 789, 758, 754, 755, 756, 757, 758, 759, J. R. 6, 1
	123, \$49, \$97, 890, 891, 498, 558, 760, 761, 76
- -	
•	
	19, 70, 143, 494, 495, 587, 767, J. R. 1
770, 771, 772, 778, 774, 775, 812.	105, 169, 188, 268, 396, 397, 338, 399, 340, 431, 439, 500, 572, 574, 768, 76
Grenell95, 56, 57, 183, 177, 178, 689, 776, 777, 778, J. R. 12.	994, 864, 862, 881, 883, 889, 830, 881, 882, 888, 410, 411, 412, 418, 449, 60
	, 108, 946, 959, 565, 566, 567, 644, 645, 787, 788, 789, 790, 791, 792, 798, 7
Hoaglin	
Holt97, 148, 168, 261, 435, 436, 798, J. R. 17, 21.	487, 488, 439, 458, 459, 460, 461, 462, 588, 690, 691, 692, 698, 694, 796, 79
	i, 207, 218, 266, 407, 549, 799, 200; 201, 208, 208, 204, 205, 208, 207, 208, 20
MOODIST	r wall with man' ani' nas' iss' don' day' dow' don' don' don' dan' dan' dai' dri' dri' d
Hosford18. 81. 80.	, 908, 911, 900, 971, 818, 819, 890, 998, 899, 400, 636, 637, 638, 698, 697, 81

Jones	141, 188, 208, 884, 547, 548, 646, 814
Kallander	243, 362, 427, 661, 662, 668, 664, 684, 928
Kelley	816
Killean	4, 35, 280, 394, 395, 484, 627, 628, 629, 630
•	
	2, 49, 153, 463, 484, 465, 819
	6, 888, 453, 618, 619, 823, 823
	44, 170, 588, 584, 585, 824, 825
-	26, 67, 97, 148, 859, 496, 497, 496, 609, 52
-	
	72, 197, 281, 276, 501, 575, 576, 827
-	
	18, 78, 140, 166, 218, 227, 265, 266, 858, 425, 517, 582, 598, 837, 924
	10, 95, 134, 258, 543, 544, 545, 838, 839, 840, 841, 842, 848, 844, 845, 846, 847, 848, 849
Pardee	
Perkins81,	, 96, 114, 115, 116, 117, 118, 119, 120, 121, 122, 149, 283, 234, 285, 247, 248, 267, 268, 290, 821,
821, 822, 828, 824, 32	35, 826, 227, 417, 418, 596, 634, 685, 850, 851, 852, 858, 854, 855.
Pettit	147, 857
Pierce	470, 471, 472, 675
Powers	16, 421, 404, 858
Preston	
Rentz	
Robinson, R	***************************************
•	
	204, 804, 878
	· · ·
Rumsey 1, 84.	· 52, 178, 174, 175, 209, 221, 810, 811, 868, 869, 870, 449, 450, 451, 452, 580, 531, 602, 603, 604,
• • • •	
672, 673, 674, 879, 88	10, 881, 882, 883, 884, 885, 886, 887, 888, J. R. 9, 22.
672, 673, 674, 879, 88 Simpson	0, 881, 882, 883, 884, 885, 886, 887, 888, J. R. 9, 22
672, 678, 674, 879, 88 Simpson Snow	0, 881, 882, 883, 884, 885, 896, 887, 888, J. R. 9, 22
672, 673, 674, 879, 88 Simpson Snow Spencer	0, 881, 882, 883, 884, 885, 886, 887, 888, J. R. 9, 22
672, 673, 674, 879, 88 Simpson Snow Spencer Stuart	0, 881, 882, 883, 884, 885, 896, 887, 888, J. R. 9, 22
672, 673, 674, 879, 89 Simpson	0, 881, 882, 883, 884, 885, 896, 887, 888, J. R. 9, 22
672, 673, 674, 879, 89 Simpson	0, 881, 882, 883, 884, 885, 896, 887, 888, J. R. 9, 22
672, 673, 674, 879, 88 Simpson	0, 881, 888, 883, 884, 885, 896, 887, 888, J. R. 9, 22
672, 673, 674, 879, 88 Simpson	0, 881, 882, 883, 884, 885, 886, 887, 888, J. R. 9, 22.
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672, 673, 674, 879, 89 Simpson	0, 881, 882, 883, 884, 885, 886, 887, 888, J. R. 9, 22.
672, 673, 674, 879, 89 Simpson	0, 881, 882, 883, 884, 885, 886, 887, 888, J. R. 9, 22.
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672, 673, 674, 879, 89 Simpson	0, 881, 882, 883, 884, 885, 886, 887, 888, J. R. 9, 22.
672, 673, 674, 879, 88 Simpson	0, 881, 882, 883, 884, 885, 886, 887, 888, J. R. 9, 22.
672, 673, 674, 879, 88 Simpson	0, 881, 882, 883, 884, 885, 886, 887, 888, J. R. 9, 22.
672, 673, 674, 879, 88 Simpson	

HISTORY OF HOUSE BILLS.

Numbered as introduced (House bill number).

File numbered to place on file.

Bills having no file number were never printed.

The index immediately preceding gives the subject matter of every Senate and House bill and joint resolution acted upon by the House.

1. A bill to punish and prevent fraud in the sale of grain, seeds and other cereals:	PAGE.
introduced by Mr. Rumsey January 6	
referred to committee on agriculture January 6	18-19
reported; general order January 19	136
file No. 21.	
reported; third reading January 21	195-6
amended; referred to committees on agriculture and judiciary jointly	214
reported; substitute; general order January 29	
reported third reading February 2	
passed : immediate effect February 15	
returned; referred to E. and E. March 8.	
reported enrolled March 4.	
approved March 5.	
title of substitute:	
A bill to prevent the taking of bonds, promissory notes, and other evidences of indebted-	
ness, in whole or part consideration of bonds, contracts and other agreements for the	
sale of grain, seeds and other cereals, at a fictitious price, and to prevent the sale and	
transfer of such evidences of indebtedness, and to provide a punishment therefor.	
file No. 78.	
2. A bill to legalize the assessment roli of the township of Port Austin, in the county of Huron,	
for the year 1886:	
introduced by Mr. Lincoln January 6, 1887.	19
suspended; passed; immediate effect January 6, 1887	
returned; referred to E. and E. January 6, 1887reported enrolled January 12, 1887	
· · · · · · · · · · · · · · · · · · ·	
approved January 12, 1887	
person from obstructing the regular operation and conduct of the business of railroad	
companies or other corporations, firms or individuals," approved February 14, 1877,	
being section 9274 of Howell's annotated statutes of Michigan:	
introduced by Mr. Stuart January 6, 1887	
referred to committee on railroads	
discharged January 17.	
reported; referred to committee on labor interests January 18	
reported; general order January 20	174
file No. 88.	
reported; struck out; titled tabled February 15	-
4. A bill to amend section 25 of chapter 246 of the general statutes of Michigan, as compiled and	
annotated by Andrew Howell, being compiler's section 6587, relative to the superior	
court of Grand Rapids:	
introduced by Mr. Killean January 6, 1887	
referred to committee on judiciary January 6, 1887	
reported; general order January 27	246
file No. 58.	

reported; third reading February 16.	PAGE
passed; immediate effect February 17.	
returned amended; title amended March 18	
concurred; referred to E. and E March 18	
reported enrolled March 23	
approved March 22	
new title:	100
A bill to amend section 25 of act number 147 of the public acts of 1877, entitled "An act	
to revise and amend sections 11, 18, 19 and 21 of an act entitled 'An act to provide for a	
municipal court in the city of Grand Rapids, to be called the Superior Court of Grand	
Rapids,' being act number 49 of session laws of 1875, approved March 24, 1875, and to add	1
6 new sections to the act to stand as sections 22, 25, 26, 27, 28 and 29."	
5. A bill to provide for the purchase of land and the erection of buildings for the use and benefit	
of the Eastern Michigan Asylum, and to make payment for the same out of the surplus	ļ
moneys in the hands of the treasurer of said asylum:	_
introduced by Mr. Herrington January 11	
referred to committee on Eastern Asylum for Insane	
reported; referred to ways and means February 18	
reported; general order March ?	710
file No. 152.	
reported; third reading March 5	826-
re-referred to ways and means March 8	
reported; amended; general order April 8	120
reported; third reading April 11	1251-
passed; immediate effect April 18	1282-
returned; amended; concurred May 18	2180-
immediate effect; referred to E. and E. May 18	218
reported enrolled May 21	218
approved May 24	
A bill to incorporate the village of Brown City in Sanilac county, Michigan:	
introduced by Mr. Makelim January 11	61
referred to committee on municipal corporations	
reported; suspended; passed; immediate effect January 18	
returned; referred to E. and E. February 2	
reported enrolled February 8	
approved February 3.	
. A bill concerning the title of municipal property in the city of Detroit:	
introduced by Mr. Stuart January 11, 1887.	61
referred to committee on municipal corporations.	
ordered printed for use of committee January 19.	
file No. 12.	100
reported adverse; general order on motion April 19.	1259
taken up; substitute ordered printed; general order April 21.	
file No. 369.	1100
reported; third reading May 9.	1079 8
lost; reconsidered; tabled May 10	7 TACC
A bill to punish drunk and intoxicated persons:	
introduced by Mr. Lakey January 11, 1887	
referred to committee on judiciary	61
reported; substitute; general order January 14, 1887	86-6
file No. 1.	
reported; third reading January 20	
passed January 20.	
returned; referred to E. and E. February 1	
reported E. and E. February 1	834
approved February 8.	350
. A bill to regulate the sale and use of oleomargarine, butterine and other substances resem-	
bling butter:	

	PAGE.
introduced by Mr. Tindall January 11, 1887	61
referred to committee on agriculture	61
10. A bill to provide for the penalty of death in certain cases of murder and rape:	
introduced by Mr. Oviatt January 11, 1887	
referred to committee on judiciary	
reported without recommendation January 27	245
general order January 27	245
special order for March 15 at 2:15 P. M. March 10	904 E
reported; sit again at 7:30 P. M. March 15.	
reported; amended; third reading, March 15; tabled March 15.	
taken up; lost; reconsidered; tabled March 24	
taken up; passed April 8	
returned non-concurred June 24.	
11. A bill to amend section 20 of chapter 244 of the compiled laws of 1871, being section 9094 of	
Howell's Annotated Statutes, relative to offenses against the lives and persons of indi-	
viduals:	
introduced by Mr. Wood January 11, 1887	æ
referred to committee on judiciary	62
reported adverse; tabled June 15	2567
12. A bill to allow the granting of certificates for teaching in certain cases to graduates of the	
Michigan State University:	
introduced by Mr. S. Baker January 12, 1887	6.
referred to committee on education	67
reported; general order January 21	188-4
reported; struck out pending concurrence; tabled January 26	240
file No. 86.	
13. A bill to amend act No. 233 of the public acts of the State of Michigan of 1885, entitled "An	
act relative to suits for libel:"	
introduced by Mr. Hosford January 12, 1887	67
referred to committee on judiciary	67
reported; substitute; general order January 18	117
file No. 35.	
reported; third reading January 26	240
passed January 27	
returned; referred to E. and E. March 5.	
reported enrolled March 8.	
Governor requested to return March 10	
returned March 11.	
Senate request return of March 11	
returned to Senate March 11.	
received; referred to E. and E. June 8	
reported enrolled June 3	
approved June 6	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
in certain cases:	
introduced by Mr. Bates January 12, 1887	67-8
referred to committee on State affairs	
reported; general order January 14	
file No. 8.	•
reported; struck out title; tabled January 20	171-3
15. A bill to reorganize the twenty-first and eighth judicial circuits, and to create the twenty-	
ninth judicial circuit:	
introduced by Mr. J. W. Robinson January 12.	68
referred to committee on judiciary	66
reported; adverse; tabled May 24	2205
16. A bill to amend the charter of the village of Capac:	
introduced by Mr. Powers January 12.	68

		PAGE,
	referred to committee on municipal corporations.	
	reported; general order January 18	12
	file No. 5.	
	reported; third reading January 20	
	passed; immediate effect January 20.	
	returned; amended; concurred; title amended; referred to E. and E. January 27	249- 5
	reported enrolled January 28	266-
	approved January 28	27
17	. A bill to lower rates of interest in this State, to amend act No. 1594, chapter 36, title 11 of	
	Howell's Statutes of 1882:	
	introduced by Mr. Haskin January 12, 1887	7
	referred to the committee on State affairs	
	reported substitute; general order April 8	1207-
	file No. 816.	
	reported; amended; third reading April 20	188
	passed; title amended April 21	L 400 -:
	returned; amended; title amended June 2	2824-(
	concurred; referred to E. and E. June 2	232
	reported enrolled June 8	287
	approved June 6	239
18.	A bill to regulate the speed of railroad trains within the limits of the city of Detroit:	
	introduced by Mr. Ogg January 12, 1887	77
	referred to the committee on railroads.	77
	reported adverse; tabled May 11	200
19.	A bill to authorize the township of Allendale, in Ottawa county, to borrow money to be used	
	in the construction of a bridge, and to issue bonds therefor:	
	introduced by Mr. Goodrich January 12	71
	referred to the committee on roads and bridges	78
	reported; general order January 20	168
	file No. 28.	
	reported; third reading January 25	16-17
	passed; immediate effect January 26.	230
	returned; referred to E. and E. February 2.	BB8 9
	reported enrolled February 8	366- 7
	approved February 15.	378
2 0.	A bill to amend section 20 of chapter 244 of the compiled laws of 1871, being compiler's sec-	
	tion 9094 of Howell's Annotated Statutes relative to offenses against the lives and per-	
	sons of individuals: •	
	introduced by Mr. Herrington January 18.	86
	referred to the committee on judiciary	86
	reported; general order January 14	99
	file No. 2.	
	reported; sit again January 20.	180
	reported; recommitted to committee on judiciary January 21	192-3
	reported; amended March 18	986
	special order for Thursday, March 24 at 2:15 P. M., March 18.	986
	passed; amended March 24l	080-1
	returned; referred to E. and E. May 18.	
	reported enrolled May 21	
	approved May 24	2209
21.	A bill to incorporate the village of East Jordan, Charlevoix county:	
	introduced by Mr. Dougherty January 18.	86-7
	referred to the committee on municipal corporations.	87
		135
	file No. 15.	
	reported; third reading January 28	282-8
	passed; immediate effect February 1	
	returned; referred to E. and E. February 3.	860

	reported enrolled February 15	AGE.
	approved February 15.	
.	bill to amend section 3823 of article 2, chapter 91 of the general statutes of the State of	•
	Michigan, compiled and annotated by Andrew Howell, relative to the corporate powers	
	and duties of directors of railroad companies:	
	introduced by Mr. Wellman January 18	81
	referred to the committee on railroads.	81
	- 	
	reported; amended; general order January 19	10
	reported; third reading January 25	216-1
	passed; title amended; immediate effect June #	
	returned; amended; laid over June 14	251
	tabled June 15	
	taken up; concurred E. and E. June 22.	
	reported enrolled June 27.	
	approved June 24	
9R. A	bill to amend section 8840 of article 11, chapter 91 of the general statutes of the State of	
	Michigan, compiled and annotated by Andrew Howell, relative to the corporate powers	
	and duties of railroad companies:	
	introduced by Mr. Wellman January 18	87
	referred to committee on railroads.	
	reported; general order January 19.	
	file No. 34.	
	reported; third reading January 25.	216 –17
	passed; immediate effect January 26	234 -5
	returned; referred to E. and E. February 2	895
	reported enrolled February 8	806-1
	approved February 15	877-8
24. A	bill to amend section 8888 of article 2, chapter 91 of the general statutes of the State of	
	Michigan, compiled and annotated by Andrew Howell, relative to the corporate powers	
	and duties of directors of railroad companies:	
	introduced by Mr. Wellman January 18.	87
	referred to committee on railroads	
	reported; general order January 19	
	file No. 23.	_
	reported; third reading January 25	na_1:
	passed; immediate effect January 26	
	returned; amended; concurred February 2.	
	·	
	referred to E. and E. February 2	
	reported enrolled February 8	
	approved February 15	877-8
	N. B.—This bill as printed erroneously gives the name of Mr. Williams as its intro- ducer. It should be Mr. Wellman.	
30. A	bill to repeal act number 50 of the laws of Michigan of 1872, entitled "An act to provide	
	for municipal court in the city of Detroit, to be called the Superior Court of Detroit,"	
	and all acts amendatory or supplemental thereto, being section 6585 and continuous	
	sections constituting chapter 245 of Howell's Annotated Statutes of 1862, and to provide	
	for the removal of the records of said superior court to the circuit court for the county	
	of Wayne:	
	introduced by Mr. Grenell January 13.	87
	referred to committee on judiciary	87
	reported; substitute; general order January 25	200
•	file No. 42.	
	reported; amended; third reading January 81	3 01-8
	tabled February 1	825
	taken up; amended; title amended; passed immediate effect February 3	
	returned: amended; referred to E. and E. February 16	
	- · - · - · - · - · - · - · - · · · · ·	

	reported enrolled February 17	AGE,
	approved February 18.	
-26.	A bill to regulate the uniformity of text books in public schools throughout the State and	200
	the distribution of the same, and to repeal all statutes and acts contravening the provis-	
	ions of this act:	
	inttoduced by Mr. Manly January 18	87
	referred to committee on education	87
	ordered printed for use of committee January 14, 1887	107
	file No. 4.	
	discharged; referred to general order March 29	1141
	reported; referred to general order March 30	1146
	reported; sit again April 9	1246
	reported; amended; third reading April 11	250-1
	lost; reconsidered; tabled April 18	
	taken up; referred to labor interests April 18	
	reported; substitute; general order April 29file No. 381.	1887
	reported; amended; third reading May 11	086-7
	tabled May 17	2109
	taken up; lost May 2021	79-80
27.	A bill relative to the confinement of convicted persons in the Detroit house of correction:	
	introduced by Mr. Bettinger January 18	
	referred to committee on State affairs	88
	reported; amended; general order March 10	879
	file No. 217.	
	reported; amended; third reading April 8	
	passed April 9	
	returned; amended; title amended April 18	
	given immediate effect April 18	
	reported enrolled April 14	
	approved April 20	
28.	A bill to provide for the incorporation of Arbeiter Bunds:	
	introduced by Mr. Rentz January 18.	88
	referred to committee on private corporations	88
	reported; general order January 28	266
	file No. 69.	
	reported; third reading February 246	49-52
	passed; immediate effect February 25	665
	Senate return substitute March 16	148-4
	file No. 98.	
	suspended; passed; immediate effect March 16	944
	Senate requested to return March 17	
	returned to House March 18	
	reconsidered; amended; passed; immediate effect March 18	192-8
	N. B.—H. B. No. 52 is printed erroneously as No. 23, it being a reprint by the Senate	
	file No. 190.	
	title to Senate substitute Senate file 38:	
_	a bill to provide for the incorporation of arbeiter bunds.	
24.	A bill to repeal act 179, session laws of 1888, entitled "An act to regulate the width of wagon	
	tires to be used with lumber wagons:" introduced by Mr. H. Watson January 18	88
	referred to committee on roads and bridges	88
	reported; general order January 20.	
	file No. 29.	•
	reported; third reading January 25	16–17
	passed; immediate effect January 26	
	370	-
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		PAGE.
	returned; non-concurred June 24.	
8 0.	A bill to amend sections 4 and 6 of chapter 5 and section 5 of chapter 22 of an act entitled	L
	"An act to incorporate the city of Manistee," approved March 15, 1882:	
	introduced by Mr. Baumgardner January 18	
	referred to committee on municipal corporations	. 95
	reported; general order January 18	. 120-1
	file No. 6.	
	reported; third reading January 20	. 171-1
	passed; immediate effect January 20	. 176-7
	returned; amended; concurred January 27	250-1
	referred to E. and E. January 27	251
	reported enrolled January 28	206-7
	approved January 28	. 278
81.	A bill to carry into effect section 12 of article 15 of the constitution relative to the holding	•
	of real estate by corporations:	
	introduced by Mr. Hosford January 18	. 95
	referred to committee on public lands	
	ordered printed for use of committee January 18.	
	file No. 7.	
	reported; substitute; ordered printed for use of committee March 23	1060-1
	file No. 282.	
	discharged; general order on motion May 20	2172_3
	reported; general order	
	reported; amended; third reading May 27.	
	tabled June 1	
	passed June 2.	
	returned; non-concurred June 24.	
00		2000
œ.	A bill to prevent swindling on promissory notes and other evidences of indebtedness:	102
	introduced by Mr. S. Baker January 14	
	referred to committee on State affairs.	
	reported; adverse; general order by motion January 29	289
	file No. 75.	
	reported; struck out; title tabled March 7	929-W
88.	A bill relative to fees of notaries on protest notices on notes and bills of exchange:	
	introduced by Mr. Haskin January 14.	
	referred to committee on judiciary	
	reported; adverse; tabled January 18	
	taken up; referred to judiciary March 29	
	reported; adverse; tabled May 11	
84.	A bill to repeal an act entitled "An act to establish uniform time in the State of Michigan"	
	introduced by Mr. Rumsey January 14	
	referred to committee on State affairs	
	reported; general order January 18	131
	file No. 10.	
	reported; third reading January 20	171-8
	lost; reconsidered; tabled January 20	179
85.	A bill to amend chapter 169 Howell's compilation of the laws of this State in relation to	
	marriages and the solemnization thereof, and to provide for the issuing of licenses, and	
	for penalties for the violation of this act, and to repeal all acts and parts of acts in con-	
	flict with the same:	
	introduced by Mr. Killean January 14	108
	referred to committee on judiciary	
	reported; adverse; tabled May 21	
36.	A bill to amend section 2 of an act entitled "An act to incorporate the Michigan and Huron	
	Institute," being act No. 106 of the acts of 1887, approved March 25, 1887:	
	introduced by Mr. Lakey January 14.	108
	referred to committees on religious and henevalent societies	108

	reported; general order January 26.	PAGE. 22 4
	file No. 44,	404 6
	reported; third reading February 16	
	passed; immediate effect February 17	
	returned; referred to E. and E. March 6.	
	reported enrolled March 11.	
	approved March 17	
27.	A bill making an appropriation for deficiency in constructing and furnishing the Michi-	
٠	gan Asylum for Insane Criminals:	
	introduced by Mr. Webber January 14	108
	referred to committee on Michigan Asylum for Insane Criminals	
	reported; referred to ways and means January 18	
	reported; suspended; passed; immediate effect February 18	
	returned; amended; concurred; E. and E. March 8.	
	reported; enrolled March 4	
	approved March 5.	
28.	A bill to abolish the State Board of Corrections and Charities :	
	introduced by Mr. Hill January 14	108
	referred to committee on State affairs	
	reported adverse; ordered printed and general order March 3.	
	file No. 174.	
	reported; special order for May 4 at 2:15 P. M. April 20.	1285
	special order for Wednesday, May 11, at 2:15 P. M. May 6.	
	special order for Tuesday, May 17, at 2:15 P. M. May 11	
	reported; struck out title; tabled May 17	
29.	A bill to provide for inspection of prisons, houses of correction, asylums, hospitals, county	
	jails, poor-houses and reformatories in this State:	
	introduced by Mr. Hill January 14.	103
	referred to committee on State affairs.	
	reported adversely; ordered printed and general order March 3	
	file No. 175.	
	reported; indefinitely postponed May 18	21 82 _5
40.	A bill to amend section 1 of an act entitled "An act to protect fish and preserve the fisheries	
	of this State," and being act No. 850 of the session laws of 1865, approved March 21, 1865,	
	and all acts amendatory thereto, and being found as amended in chapter 68, compiler's	
	section 2195, Howell's Annotated Statutes of Michigan of 1882 as amended by act No. 10,	
	session laws of 1885:	
	introduced by Mr. Bentley January 14.	104
	referred to committee on fisheries	
41	A bill to amend section 9287 of Howell's Statutes of the State of Michigan, being section 10	
	of chapter 822 of said statutes, relative to offenses against chastity, morality and de-	
	oency:	
	introduced by Mr. Breen January 14	104
	referred to committee on judiciary.	
	reported; substitute; general order January 19.	
	file No. 17.	
	reported; third reading January 21	195-6
	passed; immediate effect January 25	
	returned; amended; title amended; laid over March 11	
	concurred; referred to E. and E. March 16	
	reported enrolled March 31	
	approved March 21	
	new title:	
	A bill to amend section 10 of chapter 249 of the compiled laws of 1871, being compiler's	
	section 9236 of Howell's Annotated Statutes, relative to offenses against chastity, moral-	
	ity and decency.	

1	Page.
42. A bill to amend section 2 of chapter 4 of act number 826 of the session laws of 1888, entitled	
"An act to provide a charter for the city of Detroit, and to repeal all acts and parts of	
acts in conflict therewith," approved June 7, 1888, as amended by act approved June 10, 1885:	
introduced by Mr. Rentz January 14	104
referred to committee on municipal corporations	104
reported; general order January 18	120
file No. 8.	
reported; third reading January 20	171-2
passed; immediate effect January 20.	177-8
returned; amended; tabled February 2	. 337
taken up; concurred; referred to E. and E. February 17	483-3
reported enrolled February 21	576-7
approved February 24	645-6
48. A bill to amend sections 113 of chapter 13 of act No. 164 of the session laws of 1881, being sec-	,
tions 5150 and 5161 of Howell's Annotated Statutes of 1862, relative to the election and	
appointment of school examiners:	
introduced by Mr. Damon January 14	104
referred to committee on education	104
reported; substitute; general order January 19	184
file No. 20.	
reported; amended; third reading January 21	195-6
passed January 25	
returned; non-concurred June 24	2857
44. A bill to require vendors of personal property who retain title thereto to file a notice of such	
title in the office of the township clerk where the vendee of such personal property	
resides:	
introduced by Mr. Markey January 14	104
referred to the committee on judiciary	104
reported; substitute; general order January 29	
file No. 76.	
reported; third reading February 19	550-1
passed February 31.	
returned; non-concurred June 24	
45. A bill to organize the county of Luce, comprising a portion of Chippewa and Mackinac	
counties:	
introduced by Mr. Chamberlain January 14	109
referred to the committee on towns and counties	109
reported; substitute; general order February 8	864-5
file No. 102.	
discharged; passed; immediate effect February 16	433-4
returned; amended; concurred E. and E. February 21	
reported enrolled March 1	666
approved March 2	794
46. A bill to amend section 1 of chapter 818 of Howell's Annotated Statutes of Michigan enti-	
tled offenses against property:	
introduced by Mr. Hill January 14.	109
referred to committee on judiciary.	
reported; general order January 18.	118
file No. 9.	
reported; third reading January 20.	171-2
passed January 20.	
returned; referred to E. and E. February 1	
reported E. and E. February 1	224
approved February 8.	250
47. A bill to amend section 11 of act No. 158 of the session laws of 1885, and to add one section	
thereto to stand as section 14 of said act, relative to Michigan Soldiers' Home:	
thereto to stand as section is or said act, relative to michigan Soldiers' nome:	114

•	Page.
eferred to committee on Soldiers' Home	114
reported; general order January 20	161-2
file No. 31.	
reported; third reading January 25	
recommitted to committee on Soldiers' Home January 26	287
48. A bill to provide for the adjustment and payment of State bounties to Michigan soldiers	J:
introduced by Mr. Chapell January 17	114
referred to committee on military affairs	114
reported; ordered printed for committee January 19	184-5
file No. 18.	
reported; substitute February 2	
referred to committee on ways and means February 2	881
new file No. 104.	
reported without recommendation June 2	
general order on motion June 2	
special order for June 21 at 2 P. M. June 16	2607
reported; third reading June 21	2669
tabled June 28	
49. A bill to regulate the sale of oleomargarine, butterine or other articles and substances	re-
sembling butter:	
introduced by Mr. Lincoln January 17	
referred to committee on agriculture	
reported; general order January 28.	206
file No. 70.	
reported; amended; third reading February 19	
amended; passed February 21	
Senate return substitute, being Senate file No. 217, May 20.	
referred to committee on agriculture.	
reported; general order May 27	
reported; third reading June 8	2081-2
title of Senate substitute:	
A bill to regulate the sale and use of oleomargarine, butterine and other articles a	
substances resembling butter and to provide a penalty for the violation of this act.	
passed June 7.	
50. A bill making an appropriation for continuing and completing the freecoing and decorat	ing
of the walls, corridors and rooms of the State Capitol:	114 18
introduced by Mr. Hosford January 17referred to committee on State Capitol and public buildings	
reported; substitute; general order February 8.	
file No. 108.	001
reported; amended; third reading February 24	840 Ee
referred to ways and means February 25.	
51. A bill to change the name of Ole Anderson to Ole A. Rye:	, VII
introduced by Mr. Vickary January 17	115
referred to committee on state affairs.	
reported adverse; tabled January 20	
*33. A bill to regulate the use of steam traction engines upon the public highways:	100
introduced by Mr. Rumsey January 18.	124
referred to committee on roads and bridges	
reported; general order January 20	
file No. 28.	190
reported; amended; third reading February 2	840-60
amended; passed February 14.	
ordered reprinted by Senate.	
new file No. 190.	
returned; amended; title amended May 26	2251-2

^{*} N. B.—In the Senate reprint the bill No. is given as No. 28; should be 52.

concurred; take effect 60 days after approval by the governor; E. and E. May 26	
approved June 6	
58. A bill to re-incorporate the village of Farmington:	
introduced by Mr. Tindall January 18.	12
referred to committee on municipal corporations	
reported; general order January 19	
file No. 14.	. 100
reported; third reading January 25	914_1 2
passed, immediate effect, January 26.	
returned; referred to E. and E. February 2	
reported enrolled February 2	
approved February 15	
54. A bill to amend section 4, chapter 4, being general section 39 of "An act to provide a charter	
for the city of Detroit and to repeal all acts and parts of acts in conflict therewith," ap	
proved June 7, 1883:	•
introduced by Mr. Stuart January 18.	10
· · · · · · · · · · · · · · · · · · ·	
referred to committee on municipal corporations	
ordered printed for use of committee January 19	. 100-c
file No. 18.	
55. A bill to prevent persons from unlawfully using or wearing the badge of the Grand Army	,
of the Republic of this State:	
introduced by Mr. T. H. Williams January 18.	
referred to committee on military affairs	
reported; general order March 25	. 1000
file No. 278.	
reported; third reading March 80	
amended; title amended; passed; immediate effect April 7	
returned; referred to E. and E. April 18	
reported enrolled April 19	
approved April 20	
56. A bill to prevent and punish the adulteration of candy and the sale thereof when adul-	•
terated:	
introduced by Mr. Grenell January 18.	
referred to committee on public health	
reported; general order January 20	. 174
file No. 84.	
reported; third reading January 26	
passed January 27	
returned; amended; tabled February 1	
taken up; concurred; referred to E. and E. February 2	
reported enrolled February 8	. 806-7
approved February 15	
57. A bill to amend an act entitled "An act to provide a charter for the city of Detroit, and to	
repeal all acts and parts of acts inconsistent therewith," approved June 7, 1882, so as to)
abolish the board of councilmen and create and establish a board of estimates:	
introduced by Mr. Grenell January 18	. 124-
referred to committee on municipal corporations	. 120
ordered printed for use of committee January 19	. 180
file No. 19.	
reported; substitute; general order March 18	. 981-4
file No. of substitute 243.	
reported; amended; third reading March 28	1134-6
passed; ordered to take effect January 1, 1888, March 30	. 1150
returned; substitute suspended; passed May 26	.2200-7
Senate substitute, being Senate file No. 243, entitled:	
"A bill to amend sections 13 and 16 of chapter 8; sections 1, 2, 4, 18, 22, 24, 25 and 28 or	ľ
chapter 4; sections 2, 8 and 4 of chapter 5; section 1 of chapter 6; sections 1, 8, 9, 12, 15	

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	17, 21, 25 and 65 of chapter 7; section 1 of chapter 8; sections 9, 20, 24 and 28 of chapter	
	11; and to repeal sections 2, 3, 4, 5, 6, 7 and 66 of chapter 7, and sections 2 and 3 of	
	chapter 8 of an act entitled 'An act to provide a charter for the city of Detroit, and to	
	repeal all acts and parts of acts in conflict therewith,' approved June 7, 1888; and to	
	add to chapter 8 of said act four new sections to stand as sections 2, 3, 4 and 5, so as to	
	abolish the board of councilmen and to establish a board of estimates in and for the	
	city of Detroit."	
68.	A bill to provide for laying out and establishing a State road in Bay county to be known as	
	the Bay City and Au Sable State road extension:	
	introduced by Mr. Green January 18	125
	referred to committee on roads and bridges	125
	reported; general order February 18	488- 0
	file No. 123.	
	reported; tabled March 4	811
	taken up; passed; immediate effect April 20.	882-8
	returned; referred to E. and E. April 29	1832
	reported enrolled, May 8	1846
	governor requested to return May 6	, 1953
	returned; tabled May 7	1967
	Senate request return of May 11	18-14
	returned to Senate May 11	18-14
	returned without action; tabled May 28	255-6
	taken up; returned to governor May 26	2259
	approved June 1	2294
50.	A bill to designate and make a certain highway in Bay county a State road, to be known as	
	the South Bay City and Saginaw State road:	
	introduced by Mr. Green January 18	125
	referred to committee on roads and bridges	125
	reported; general order February 17	445
	file No. 117.	
	reported; amended; third reading March 1	10-12
	passed, immediate effect, March 2	728-9
	returned; referred to E. and E. March 10	89-9 0
	reported enrolled March 15	929
	approved March 17	961
60.	A bill to authorize the board of supervisors of any county in this State to purchase ceme-	
	teries and burial places for soldiers, sailors and marines:	
	introduced by Mr. Green January 18	125
	referred to committee on state affairs	125
	reported without recommendation January 20	162
	ordered printed; general order January 20	162
	file No. 30.	
	reported; third reading February 15	
	passed; title amended; immediate effect February 16	
	returned; amended; title amended March 14	926
	concurred; referred to E. and E. March 16	
	reported enrolled March 17	
	approved March 18	988
	title as amended:	
	A bill to authorize the board of supervisors of any county in this State to purchase lots	
	in any cemetery or burial place for deceased soldiers, sailors and marines.	
61.	Applil to amend the title of act No. 879 of the local acts of the Legislature of this State for	
	the year 1885, and to amend section 2 of said act, being an act entitled "An act to	
	authorize the county of Bay to buy and maintain or build a bridge across the Saginaw	
	River":	
	introduced by Mr. Green January 18	125

	P	AGE
	reported; general order January 28	264
	reported third reading February 19	550-1
	passed; immediate effect February 21	580-1
	returned amended; laid over April 28	1554
	concurred; referred to E. and E. April 29	
	reported enrolled May 8	1847
	Governor requested to return May 6), 1969
	returned; tabled May 7	
	Senate request return of May 11	018-14
	returned to Senate May 11.	
	returned without action; tabled May 26	
	taken up; returned to Governor May 26	2250
	approved June 1	2304
62. A b	ill to authorize the township of Blissfield in Lenawee county to borrow money to be used	
	in the construction of a bridge, and to issue bonds therefor:	
	introduced by Mr. Cole January 18	
	suspended; passed; immediate effect January 18	125-6
	returned; referred to E. and E. January 19	130
	reported enrolled January 19	140-1
	approved January 19	
63. A b	ill to prevent persons from unlawfully using or wearing the badge of the Grand Army	
	of the Republic of this State ;	
	introduced by Mr. Bardwell January 18	
	referred to committee on military affairs	
	ll to amend section 3 of act No. 158 session laws of 1885, entitled "An act to provide for	
	the assessment of property and the levy and collection of taxes thereon":	
	introduced by Mr. McMillan January 18	
	referred to committee on judiciary	
	reported; general order May 24	2206
	reported; third reading June 14	2523-4
	passed June 15	2564
	returned; amended; concurred; E. and E. June 24	2876
	reported enrolled June 27	2899
	approved June 29	2901
65. A bi	ll to incorporate the village of Dryden, Lapeer county:	
	introduced by Mr. Haskin January 18	
	referred to committee on municipal corporations	
	reported; general order January 19	135
	reported; third reading January 21	195-6
	passed; immediate effect January 25	
	returned; referred to E. and E. January 29.	
	reported enrolled January 81	300
	approved January 81	
66. A bi	ll to provide for the making, stamping and labeling of goods and articles produced and	
:	manufactured by prison or convict labor within the State of Michigan:	
	introduced by Mr. Robinson January 18	126-7
	referred to committee on manufactures	126
	discharged January 27	
	referred to committee on labor interest	
	discharged; referred to committee on manufactures February 2	348
	reported; general order February 17	450
	reported amended; third reading March 7.	828.0
	lost March 9	

67 A hill as annual abandan FF of the committed have a 1000 high state of the	PAGE
67. A bill to amend chapter 55 of the compiled laws of 1871, being chapter 54 of	
tated Statutes, relative to gaming, by adding a new section, to stand as	
introduced by Mr. Manly January 18.	
referred to committee on State affairs	
reported; general order January 27file No. 59.	
reported; third reading February 16	484-6
passed ; immediate effect February 17	
returned; non-concurred June 24	
68. A bill to provide for the re-issue of certificates of stock of corporations los	
introduced by Mr. Eldred January 18	
referred to committee on private corporations	
reported without recommendation; general order April 20	1872
file No. 359.	1000.0
reported; third reading May 9	
passed; immediate effect May 10	
returned; non-concurred June 24.	
69. A bill to provide additional penalties for conviction under the liquor law:	127
introduced by Mr. Bates January 18.	
referred to committee on liquor traffic	
to purchase certain lands for the use and benefit of said asylum, and m	
priation for the payment thereof:	waring an appro-
introduced by Mr. Goodrich January 18	
referred to committee on Northern Asylum for Insane	
reported; general order February 17	
file No. 119.	
reported; referred to ways and means March 1	710-19
reported; general order March 28	
reported; third reading March 28	
passed March 30	
Senate requested to return April 6	
received; tabled April 7.	
taken up; returned to Senate April 20	
returned; amended; concurred; immediate effect May 11	2014-15
referred to E. and E. May 11	
reported enrolled May 12	
approved May 17	
71. A bill to provide for the registration of births, marriages and deaths, and t	o repeal chapter
16 of the compiled laws of 1871, being chapter 23 of Howell's Annotated	-
introduced by Mr. Preston January 18	
referred to committee on State affairs.	127
reported adverse; tabled February 17	
72. A bill to amend section 1288, Howell's Annotated Statutes of Michigan, rel	ative to specific
taxes:	
introduced by Mr. McCormick January 18	127
referred to committee on ways and means	127
reported adverse; tabled January 21	184
taken up; referred to ways and means April 8	1218
78. A bill to define the qualifications of deputy sheriffs and under-sheriffs	to be hereafter
appointed in this State:	
introduced by Mr. Ogg January 18	
referred to committee on labor interests	182
reported; general order January 19	183-4
reported; third reading January 21	195-6
passed January 25.	212-18

returned; amended; concurred; referred to E. and E. March 18	PAGE.
reported enrolled March 24.	
approved March 35	
74. A bill to repeal an act entitled "An act to ascertain the annual cereal products of the St	
of Michigan:"	
introduced by Mr. Bates January 19	142
referred to committee on State affairs	142
reported substitute; general order February 2	3890
N. B.—This bill erroneously printed as "No. 7."	
title of substitute:	
A bill to amend sections 1 and 2 of act entitled "An act to ascertain the annual cer	eal
products of the State of Michigan," approved February 14, 1859, as amended by act 1	No.
24, session laws of 1879, approved April 2, 1879, being sections 888 and 884 of Howe	il's
Annotated Statutes:	
file No. 85.	
reported; amended; third reading February 19	550-1
tabled February 24	648
taken up; third reading March 1	718-14
passed; immediate effect March 2	789-40
returned; amended; referred to E. and E. March 4	805-6
reported enrolled March 5	821
approved March 8	835-6
75. A bill to amend sections 8 and 4 of an act entitled "an act to incorporate the Michigan a	nd
Huron Institute," approved April 22, 1888:	
introduced by Mr. Lakey January 19	14
referred to committee on religious and benevolent societies	
reported; general order January 26	224
file No. 45.	
reported; third reading February 16	484-5
passed; immediate effect February 17	469
journal corrected to two-thirds majority vote on passage March 9; returned; refer	red.
to E. and E. March 9	
reported enrolled March 11	
approved March 17.	
76. A bill to punish false pretenses in obtaining certificates of registration of cattle and other	10T
animals and to punish given false pedigrees:	
introduced by Mr. W. W. Williams January 19	
referred to committee on agriculture	
reported; general order January 20	164
file No. 37.	
reported; amended; third reading January 25	
passed January 26	
returned; amended; concurred E. and E. February 2	
given immediate effect February 8	
reported enrolled February 8	
approved February 15	
77. A bill to create a commission of toll roads and toll bridges, being supplemental to chapt	
96 of Howell's Annotated Statutes, compilation of 1882, and to amend acction 40 of as	ng
chapter 96 :	
introduced by Mr. Hunt January 19	
referred to committee on roads and bridges	
reported; substitute; general order May 18	2002
file No. 417.	
reported; tabled June 16	
78. A bill to provide for the confinement certain persons in the Detroit House of Corre	SC-
tion:	
introduced by Mr. Thompson January 19	143

·	PAGE.
reported; amended; general order January 21	. 188
file No. 87.	
reported; third reading January 26	
passed; immediate effect January 27	
returned; amended; concurred E. and E. February 2	
reported enrolled February 8	
approved February 15	
79. A bill to make an appropriation for the support of the State Agricultural College, for th	.6
erection and repair of buildings and other improvements at said College:	
introduced by Mr. Webber January 19.	
referred to committee on agricultural college	
reported; referred to ways and means April 22	
reported; amended; general order May 5	
reported; suspended; amended; passed; immediate effect May 11	
returned; referred to E. and E. May 26	
reported enrolled May 27	
approved June 8	
80. A bill to amend section 18 of act No. 153 of the session laws of 1885, relative to the assess)
ment of property and the levying and collection of taxes thereon:	
introduced by Mr. McKie January 19.	_ 148
referred to committee on judiciary	_ 148
reported without recommendation; general order on motion May 24	_ 2205
reported; third reading June 8	. 2880-2
tabled June 7	. 2412
take up; lost June 9	. 2478
reconsidered; tabled June 10	. 2488
taken up; passed; title amended June 14	_2548-9
returned; referred to E. and E. June 24	_ 2849
reported enrolled June 27	. 2901
approved June 29	_ 2909
81. A bill to amend section 1 of an act entitled "An act to protect fish and preserve the fisheric	6
of this State," and being act number 850 of the session laws of 1865, approved March 2	Ĺ,
1865, and all the acts amendatory thereto, and being found as amended in chapter 6	8
compiler's section 2195 Howell's Annotated Statutes of Michigan of 1862, as amended b	y
act No. 10 session laws of 1885:	-
introduced by Mr. Perkins January 19.	_ 148-4
referred committee on fisheries	. 144
82. A bill to enable land holders, to recover the possession of land from railroad companies i	
certain cases:	
introduced by Mr. S. Baker January 19	. 144
referred to committee on railroads	. 144
reported; general order February 17	. 450
file No. 106.	
reported; third reading February 24	.649-52
tabled March 1	
taken up; passed March 8	_ 788
returned; non-concurred June 24	. 28 88
88. A bill to amend section 869, chapter 24, title 7 of Howell's Annotated Statutes, relative to th	е
organization of the military forces of the State:	
introduced by Mr. Pardee January 19	. 144
referred to committee on military affairs	
reported; general order January 20.	
file No. 82.	
reported; third reading	. 801-3
tabled February 1	
takan un. negaad immediata affact Fahruary 1	992.4

	PAGE,
returned; amended February 21	564
concurred; referred to E. and E. February 24	-648-9
reported enrolled March 1	686
approved March 2	724
84. A bill to regulate the fees of registers of deeds:	
introduced by Mr. Pardee January 19	144
referred to the committee on State affairs.	144
reported adverse; tabled January 23	206
85. A bill to amend an act entitled "An act to incorporate the village of Ovid," approved	
March 21, 1869, being act No. 346 of the session laws of 1869:	
introduced by Mr. Hill	144
referred to committee on municipal corporations	
reported; general order January 25	
file No. 43.	
reported; third reading February 16	434-6
tabled February 17.	
taken up; passed; immediate effect February 21	
returned; amended; concurred; E. and E. March 8.	
reported enrolled March 4	
approved March 5	
86. A bill to grant the village of Romeo the power to re-incorporate under the general law of	
1875, entitled "An act granting and defining the powers and duties of incorporate villages:"	
1	
introduced January 19 by Mr. Engleman	
referred to the committee on municipal corporations	
reported; substitute; general order February 16	
suspended; passed; immediate effect February 16	
returned; amended; referred to E. and E. February 16	
reported enrolled February 17	
approved February 18	
87. A bill defining the duties and regulating the compensation of the official stenographer of	
the 14th judicial circuit of the State of Michigan in the matter of filing transcripts of	
court proceedings in the circuit courts thereof:	
introduced by Mr. Holt January 19.	144
referred to committee on judiciary	144
reported; amended; general order April 8	1211
file No. 806.	
reported; third reading April 20	1387
passed; immediate effect April 21	1404
returned; amended; referred to E. and E. June 17	2684-5
reported enrolled June 22	2701
approved June 23	2746
88. A bill to amend sections 1, 2 and 6 of act No. 278 of the local acts of the session laws of the	
State of Michigan for 1883, also to amend section 4 of said act, as amended by act No.	
350 of the local acts of the session laws of the State of Michigan for 1885, relative to stone	
roads in Bay county:	
introduced by Mr Green January 20.	167
referred to committee on roads and bridges.	
reported; general order February 17	
file No. 118.	
reported; amended; third reading March 1	710_19
passed; immediate effect March	
returned; amended; suspended; concurred; referred to E. and E. March 10	
, , , , , , , , , , , , , , , , , , , ,	
reported enrolled March 15	
approved March 17	
89. A bill to amend section 14 and section 108 of act No. 153, session laws of 1886, entitled "An	
act to provide for the assessment of property and the levy and collection of taxes	
thereon ":	

	PAGE.
introduced by Mr. Cole January 20.	
referred to the committee on judiciary	
reported; adverse; tabled May 24	
90. A bill to legalize certain action of the township of James, in the county of Saginaw, and	
authorize said township to build a bridge across the Tittabawassee river, and to borro	
money and issue the bonds of said township therefor for the purpose of building sa	ııq
bridge:	
introduced by Mr. McGregor January 20.	
referred to the committee on roads and bridges	
reported; substitute; general order January 28	284-(
file No. 63 .	•
reported; third reading March 1	
amended; passed; immediate effect March 2	726-7
returned; referred to E. and E. March 2	74
reported enrolled March 3.	754
approved March 4	801
91. A bill to enable associations of persons to become a body corporate, to raise funds to	be
loaned only among the members of such association:	
introduced by Mr. Linton January 20.	107
referred to the committee on private corporations	167
reported; ordered printed for use of committee January 21	
reported; general order January 27	
file No. 88.	
reported; amended; third reading January 31	301-3
passed; immediate effect February 1	
Senate return substitute, being Senate file No. 157, March 25.	
suspended; passed; immediate effect March 25.	
title of substitute:	
Senate file No. 157.	
A bill to provide for the incorporation and regulation of certain corporations genera	lly
known as building and loan associations.	
92. A bill to prohibit the taking or catching of fish in Klinger lake, White Pigeon township,	or
Tamarack lake, in Sturgis township, in the county of St. Joseph:	
introduced by Mr. Bentley January 20.	167-
referred to committee on fisheries	166
reported; general order April 9	1287
file No. 325.	
reported; amended; third reading April 21	141
passed; immediate effect April 22	
returned; amended; laid over June ?	
concurred; referred to E. and E. June 10.	
reported enrolled June 14.	
approved June 17.	
98 A bill to repeal act No. 179 of session laws of 1885, entitled "An act to provide that all su	
ties upon official bonds shall make justification, under oath, of their pecuniary response	
sibility:"	
introduced by Mr. Dougherty January 20	168
referred to committee on judiciary	
reported; general order January 21.	
file No. 89.	
reported; third reading January 26	241
recommitted to judiciary January 27.	
reported adverse; tabled June 2.	
94. A bill to amend section 6303 of Howell's Annotated Statutes, relative to the salaries of it tices of the supreme court:	19_
	100
introduced by Mr. F. H. Watson January 20	
referred to committee on judiciary	
reported : general order January 26	223
HAT IND. WA	

	P K
struck out title; tabled March 16	
taken up; referred to judiciary May 8	
reported; substitute; general order May 3	
suspended; passed May 8.	
returned; referred to E. and E. May 4	
reported enrolled May 9	
approved May 11.	2017
title of substitute :	
A bill to amend section 1 of act No. 1 of the public acts of 1878, entitled "An act to amen	
section 14 of an act entitled 'An act to provide for the organization of the supreme cour	
pursuant to section 2 of article 6 of the constitution,'" approved February 16, 1857, bein compiler's section 6868 of Howell's Annotated Statutes of Michigan.	8
96. A bill to re-incorporate the village of Chase, in the county of Lake:	
introduced by Mr. Oviatt January 20.	165
referred to committee on municipal corporations.	
reported; general order January 20	
file No. 25.	111
discharged; suspended; passed; immediate effect January 25	210_11
returned; referred to committee on E. and E. January 27	
reported enrolled January 28.	
approved January 28	
96. A bill to amend section 8218 of Howell's compilation, being section 6630 of the compile	
laws of 1883, relative to proceedings by and against public bodies having certain corpo	
rate powers, and by and against officers representing them:	
introduced by Mr. Perkins January 20	168
referred to committee on judiciary	168
reported; substitute; general order February 25	654
file No. 148.	
reported; third reading March 3	788-9
tabled March 4	
taken up; referred to judiciary March 15	
reported; amended; general order March 25	
discharged; referred to judiciary April 11	1254
file No. 272.	
reported; substitute; general order April 22.	143
merged with H. B. 871.	
file No. 872.	
reported; third reading May 11.	
passed; immediate effect May 17	
returned; amended June 22	
reported enrolled June 27	
approved June 29.	
97. A bill to amend section 9 of article 2 of act No. 198 of session laws of 1878, being an act er	
titled "An act to revise the laws providing for the incorporation of railroad companies	
and to regulate the running and management, and to fix the duties and liabilities of a	
railroad and other corporations owing or operating any railroad in this State, as amende	
by act No. 177 session laws of 1877, and act No. 116 public acts of 1883 ":	
introduced by Mr. Manly January 20	168
referred to committee on railroads.	
reported without recommendation; general order; on motion April 21	1400
file No. 865.	
reported; special order, Friday May 18, at 10:15 May 9	1975
reported; substitute; special order for Thursday 2:15 May 13	
file No. 407.	
reported; amended; suspended; passed; title amended May 19	
returned; non-concurred; tabled June 14	2622

·	Page.
on a 193 to an add to the state of the state	
98. A bill to amend section 10 of chapter 8 of an act entitled "An act to revise and consoli	
the laws relating to public instruction and primary schools and to repeal all state	
and acts contravening the provission of this act," being act No. 164 of session law	B OI
1881, as amended by act 98 session laws of 1888:	100 6
introduced by Mr. Watson January 20.	
referred to committee on education	
reported; general order January 21	184
file No. 40.	
reported; third reading January 28	276–7
tabled January 29	20!
taken up; lost February 2.	
99. A bill to provide for the appointment of an assistant prosecuting attorney for the co	untv
of Bay and to prescribe his duties and powers:	
introduced by Mr. Brock January 21	160
referred to the committee on judiciary.	
reported; adverse; tabled June 15	
100. A bill to amend act 54 of the session laws of 1881, relative to proceedings against abse	
non-resident defendants in court of chancery by adding one section thereto to be ki	TOMIT
as section 82:	100
introduced by Mr. Van Orthwick January 20	
referred to committee on judiciary	
reported adverse January 25; tabled	
101. A bill to repeal sections 18, 19 and 20 of the tax law of 1882, relative to township boar	ds of
review:	
introduced by Mr. Hill January 20.	
referred to committee on judiciary	
reported adverse; tabled May 19	2187
102. A bill to change the name of Arthur W. Gleason to Arthur W. McCarty and make him	n the
heir at law of Wm. McCarty and Betsy McCarty:	
introduced by Mr. Hill January 20.	160
referred to committee on State affairs	
reported adverse; tabled February 21, 1887	
taken up; suspended; passed; immediate effect March 18	
returned; referred to E. and E. April 29.	
reported enrolled May 8	
approved May 7	
108. A bill to re-incorporate to village of Bellevue, Eaton county:	
introduced by Mr. Allen January 20.	160
referred to committee on municipal corporations	
reported; general order January 21	
file No. 41.	101
	904 5
discharged; suspended; passed; immediate effect February 15	
returned; amended; referred to E. and E. February 17	
reported enrolled February 21	
approved February 24.	
04. A bill to provide for laying out and establishing a State road in Bay county to be known	7D 88
the Williams and Garfield State road extension:	
introduced by Mr. Green January 20.	
referred to committee on roads and bridges	
reported; general order February 17	445
file No. 115.	
reported; third reading March 25	1106-7
passed; reconsidered; re-referred to roads and bridges March 29	
reported; general order April 8	1206
reported; third reading April 15	1841-8
tabled April 20	1380
taken un: indefinitely postnoned June 28	2752

	P	AGE
105.	A bill to designate and establish a State road in Bay county to be known as the Williams	
	and Garfield State Road : introduced by Mr. Green January 20	175
	referred to committee on roads and bridges.	175
	reported; general order February 17.	
	file No. 116.	
	reported; third reading March 25.	
	passed March 80	
	returned; referred to E. and E. April 23	
	reported; enrolled April 29.	
	approved April 291	828-9
106.	A bill to change the name of Albert Saunders to Albert Saunders Baldwin, and make him the heir at law of Edwin Baldwin and Harriet Baldwin:	
	introduced by Mr. McMillan January 20.	175
	referred to committee on State affairs.	
	reported; general order February 18	
	file No. 125.	252 0
	reported; third reading March 4	110_11
	passed; immediate effect March 8	
	returned; referred to E. and E. June 3.	
	reported; enrolled June 7	
	approved June 9	
107		2101
101.	A bill to prevent the catching of fish by means of drag and draw seines and fyke-traps, gill nets and pound nets in certain waters at the head of Lake Erie, within the limits of	
	Monroe county:	
	introduced by Mr. Dunbar January 21	189
	referred to committee on fisheries	
108.	A bill to provide for the garnishment of executors and administrators:	
	introduced by Mr. F. H. Watson January 21	189
	referred to committee on judiciary	189
	reported; general order March 30.	.1145
	file No. 294.	
	reported; third reading April 11	251-3
	passed April 12	1290
	returned; non-concurred June 24.	2889
109.	A bill to facilitate the disposal and settlement of State part-paid swamp, school and other	
	lands:	
	introduced by Mr. Cross January 21	189
	referred to committee on public lands	189
	reported; general order February 8	
	file No. 94.	
	reported; third reading February 24	349-51
	passed; immediate effect February 25	678-9
	returned; amended; title amended March 18	997
	suspended; concurred; referred to E. and E. March 18.	997-8
	reported enrolled March 24	
	approved March 25	
	new title:	
	"A bill to facilitate the disposal and settlement of taxes on vacant or part-paid swamp,	
	school, or other State lands."	
110.	A bill to repeal section 2 of an act entitled "An act for the establishment of a homeopathic	
-	medical department at the University of Michigan," approved April 27, 1875, being sec-	
	tion 4932 Howell's Annotated Statutes:	
	introduced by Mr. McMillen January 21	189
	referred to committee on university	
111.	A bill making an appropriation for the use and maintenance of the University of Michi-	
	gan:	

introduced by Mr. McMillan January 21	
112. A bill making an appropriation for the use and maintenance of the University of Mic	
gan: introduced by Mr. McMillan January 21. referred to the committee on University reported; referred to ways and means June 24. reported substitute; suspended; passed; immediate effect June 24. returned non-concurred June 24.	189 2818 2825-6
113. A bill to amend section 1 of act No. 82, laws of 1873, entitled "An act to extend aid to university of Michigan and to repeal an act entitled "An act to extend aid to the U versity of Michigan," approved March 15, 1867," being sections 8508 and 8507 of compilaws of 1871, the same being section 4944 of Howell's Annotated Statutes of the State Michigan:	ni- led of
introduced by Mr. McMillan January 21 referred to committee on University	
114. A bill to amend section 4806 of the Compiled Laws of 1871, being section 6056 of Howel Statutes relative to sales of lands of minors and other persons under guardianship: introduced by Mr. Perkins January 21	ll's
referred to committee on judiciary	190
reported; general order January 28	222
reported; third reading January 31	
returned; referred to E. and E. March 5	822
reported enrolled March 8	835
approved March 10	
sion laws of 1871, being section 6027 of Howell's Statutes relative to the sale of real est	at e
of deceased persons by executors and administrators:	
introduced by Mr. Perkins January 21	
referred to committee on judiciaryreported; general order January 26	
file No. 48.	
- reported; third reading January 31	301-3
passed; immediate effect; title amended February 1	
returned; referred to E. and E. March 5	822
reported enrolled March 8	
approved March 10	
116. A bill to amend section 4531 of the Compiled Laws of 1871 as amended by act 184 of the s	
sion laws of 1875, being section 6011 of Howell's Statutes relative to specific performa- by executors and administrators of land contracts of deceased persons:	шсе
introduced by Mr. Perkins January 21.	190
referred to committee on judiciary	
reported; general order January 28	
reported; third reading January 81	801-8
passed; title amended; inmediate effect February 1	818-19
returned; referred to E. and E. March 5	
reported enrolled March 8	
approved March 10	
117. A bill to repeal sections 4854, 4855 and 4856 of the compiled laws of 1871 as amended by act of the laws of 1877 and act 37 of the laws of 1879, being chapter 242 of Howell's Statu	
relative to the adoption and change of name of minors and the change of names adults:	
introduced by Mr. Perkins January 21	190
referred to committee on judiciary	

	PAGE
reported ; general order January 26	221-
reported; third reading January 31	30 1-
passed; title amended; immediate effect February I	81
returned; referred to E. and E. June 3	2386
reported enrolled June 8	243
approved June 14	261
118. A bill to provide for the adoption and change of name of minors and for making them	
heirs at law of their adopted parents:	
introduced by Mr. Perkins January 21	19
referred to committee on judiciary	
reported; general order January 25file No. 51.	22
reported; thirding January 31	801 -
passed; title amended; immediate effect February 1	117-2
referred; amended; concurred; referred to E. and E. May 26	256-
reported enrolled June 2.	
approved June 6	230
119. A bill to provide for the change of names of adults:	
introduced by Mr. Perkins January 21.	
referred to committee on judiciary	
reported; general order January 26.	22
file No. 52.	
reported; third reading January 81	
passed; immediate effect February 1returned; referred to E, and E. June 3	
reported enrolled June 8	
approved June 14.	
120. A bill to amend section 4866 of the compiled laws of 1871, being section 5836 of Howell's	
Statutes relative to residuary legatees bonds:	
introduced by Mr. Perkins January 21	19
referred to committee on judiciary.	
reported; general order January 25	22
reported; third reading February 16	484
passed; immediate effect February 17	
returned; referred to E. and E. June 8	
reported enrolled June 8	
approved June 14.	251
121. A bill to amend section 4880 of the compiled laws of 1871, being section 5850 of Howell's	
Statutes relative to administrators bonds:	
introduced by Mr. Perkins January 21	19
referred to committee on judiciary	19
reported; substitute; general order February 3	35
reported; amended; third reading March 4	110-1
tabled March 8	
taken up; referred to judiciary March 17	
reported adverse; tabled June 8	
122. A bill to amend section 4401 of compiled laws of 1871 as amended by act 136 of the laws of	
1875, being section 5869 of Howell's Statutes relative to the making and return of the	
inventory of the effects of deceased persons:	
introduced by Mr. Perkins January 21	19
referred to the committee on judiciary	19
reported adverse; tabled June 8	248
123. A bill to authorize the Board of State Auditors to audit and pay the claim of Aiphonso	
Button, of Grand Rapids, Mich., as compensation for injuries received at Mason, Mich.,	
July 3, 1858, while in the discharge of his duty as a member of the Curtenius Guards, an	
organized militie company of the State of Michigan	

	Page.
introduced by Mr. Dillon January 21	
referred to committee on State affairs	191
reported; substitute; general order February 17	149-5 0
reported; third reading February 24	R40_52
passed March 1, 1887.	
given immediate effect	
returned with Senate joint resolution as substitute May 20.	
Senate substitute joint resolution received May 20	
"Joint resolution to authorize and instruct the Board of State Auditors to examine into	
and, if they deem it justifiable, to allow the claim of Alphonzo Button for injuries sus-	
tained by him from a premature discharge of a cannon, while engaged in the regular	
discharge of his duty as a member of the gun squad of the Curtenius Guards (an organ-	
ized volunteer uniformed militia company, organized under the laws of the State of	
Michigan), at Mason, Mich., on the 30th day of July, 1858."	
suspended; passed; immediate effect May 20	2176
124. A bill to amend section 2374 of Howell's Annotated Statutes, relative to limited partner-	
ships:	
introduced by Mr. Mulvey January 21	191
referred to committee on private corporations.	
reported; general order January 26.	221
file No. 54.	
reported; struck out February 16.	
recommitted to committee on private corporations February 16	436
125. A bill to amend sections 2, 8 and 7 of act No. 89 of public acts of 1885, entitled "An act to	
regulate the employment of children, young persons and women in certain cases:"	191
introduced by Mr. Spencer January 21	
reported; general order January 25	
file No. 56.	
reported; recommitted to labor interest February 16	
reported; amended; general order February 21new file No. 142.	
reported; third reading March 8	
lost March 4	
motion to reconsider vote lost	814
126. A bill to amend section 2, section 3, section 12 and section 18 of act No. 153, session laws of	
1886, entitled "An act to provide for the assessment of property and the levy and collec-	
tion of taxes thereon:"	101 0
introduced by Mr. Pardee January 21	192
referred to committee on judiciary	
reported adverse; tabled May 20	awı
Howell's Annotated Statutes of Michigan, relative to the registration of voters:	
introduced by Mr. Eldred January 21.	192
referred to committee on elections.	192
reported; general order January 26.	224
file No. 56.	
reported; third reading January 81	301–3
passed; immediate effect February 1	821
returned; non-concurred June 24	2887
128. A bill to amend act No. 259 of the session laws of 1881, by striking out section 7 thereof, the	
same being section 2276, Howell's Annotated Statutes of the State of Michigan:	
introduced by Mr. Lakey January 21	195
referred to committee on judiciary	195
reported; substitute; general order February 2; title amended	882
file No. 96.	

reported; third reading February 24.	PAGE.
passed; title amended; immediate effect February 25.	
returned; referred to E. and E. June 8	
reported enrolled June 8.	
approved June 14.	
	2910
on page 678, for title of this bill at its passage read H. B. 251, file No. 98; error. title of substitute:	
A bill to repeal section 7, act No. 259, session laws of 1881, being compiler's section 2276,	
Howell's Annotated Statutes of Michigan.	
129. A bill to prevent the obstruction of sewers in the city of Detroit by water-pipes, gas-pipes,	
or other pipes:	210
introduced by Mr. Stuart January 25	
referred to committee on municipal corporations	
reported; general order May 4	1814
file No. 886.	91.00
reported; third reading May 18.	
passed; immediate effect May 19.	
returned; non-concurred June 24.	
180. A bill to amend act No. 847 of the session laws of 1881, entitled "An act to incorporate the	
city of Eaton Rapids," and to repeal an act incorporating the village of Eaton Rapids,	
approved April 1, 1881, by adding ten new sections thereto, to stand as sections 55 to 64	:
inclusive:	
introduced by Mr. W. W. Williams January 25	
referred to committee on municipal corporations.	
reported; general order January 27	248
file No. 60.	
reported; third reading February 16	
passed; immediate effect February 17	
returned; amended; concurred; E. and E. March 8	
reported enrolled March 4	
approved March 5	821
181. A bill to prohibit the sale of intoxicating liquors in the vicinity of the Soldiers' Home:	
introduced by Mr. H. Watson January 25	
referred to committee on liquor traffic	
reported; general order January 27	247
file No. 61.	
reported; amended; third reading February 16	
passed; title amended; immediate effect February 17	
re-considered; amended; passed; immediate effect February 17	
returned; amended February 25	
title amended March 2	
three amendments concurred in March 2.	
one amendment non-concurred March 2.	
ordered to take effect May 1, 1887, March 2	
returned; committee on conference asked March 8	
returned to Senate for correction March 8.	779-80
amended title:	
A bill to prohibit the sale or giving away of intoxicating liquor in the vicinity of the	•
Soldiers' Home:	
received from Senate; conference asked March 4	
conference committee granted March 4	
Messrs. Diekema, H. Watson and Herrington appointed as such committee March 4	806-7
Senators Palmer, J. W. Babcock and Wisner Senate conference committee March 8	
reported; concurred; returned to Senate March 11	
received from Senate; concurred; referred to E. and E. March 15.	
reported enrolled March 17.	
approved March 18	987

1	Pagi
132. A bill to amend sections 8505, 8507, 8508, 8515 of Howell's Annotated Statutes relative to the	
payment of taxes on lands sold on foreclosure of mortgage by advertisement, and the	
redemption thereof:	
introduced by Mr. Spencer January 25	210
referred to committee on judiciary	210
reported adverse; tabled January 27	24
183. A bill to regulate the business of pawn brokers:	
introduced by Mr. Grenell January 25.	21
referred to committee on State affairs.	210
reported; general order February 17	44
file No. 108.	
reported; third reading February 24	40-0
amended; passed and ordered by two-thirds majority to take effect July 1, 1887,	70
March 1	70
134. A bill to provide for the appointment, fix the compensation and prescribe the duties of the	
stenographer of the circuit courts for the counties of Manistee, Lake, Osceola, and	
Mason now comprising the 19th judicial circuit of Michigan:	
introduced by Mr. Oviatt January 26	28
referred to committee on judiciary	28
reported; general order February 1	800
file No. 80.	
reported; amended; third reading February 24	
tabled February 25	
taken up; amended; passed; immediate effect April 8	
returned; amended; concurred; E. and E. June 14	
reported; enrolled June 16	
Governor requested to return June 21	
received; tabled June 22	
Senate request the return of June 22.	
returned to Senate June 22	
returned; amended; concurred; E. and E. June 23	
approved June 24	200
135. A bill to incorporate the village of Durand in Shiawassee county:	
introduced by Mr. Chapell January 28	28
referred to committee on municipal corporations	230
reported; suspended; passed; immediate effect January 29	202-8
returned; referred to E. and E. February 3	360
reported enrolled February 15	38
approved February 15.	87
136. A bill to authorize the township of Deerfield in Lenawee county to borrow money to be used	
in the construction of a bridge and to issue bonds therefor:	230
introduced by Mr. Cole January 26.	23
referred to committee on roads and bridges	29
reported; general order January 29	
suspended; passed; immediate effect January 29.	
returned; referred to E. and E. February 2.	
reported enrolled February 8.	38 36
approved February 8.	00
137. A bill making an appropriation to pay a deficiency existing in the building and furnishing	
fund of the Michigan Soldiers' Home:	28
introduced by Mr. Cannon January 26	28
referred to committee on Soldiers' Home	
reported; general order January 28	
suspended; passed; immediate effect January 28	
returned; referred to E. and E. February 3.	37
reported enrolled February 15	97

	Page
*138. A bill to amend section 2198 of Howell's Annotated Statutes of Michigan relative to the	3
protection of game:	
introduced by Mr. Cannon January 26	
referred to committee on State affairs	
reported; substitute; general order February 1; merged with No. 208	. 304⊣
discharged; referred to judiciary February 19	. 541
discharged; general order March 1	700
reported as directed; general order March 8	. 75
passed March 22.	
139. A bill to provide for the appointment of a Game and Fish Warden and to prescribe his	1
powers and duties:	
introduced by Mr. Lakey January 26.	231
referred to committee on State affairs	281
reported; general order January 27	247
file No. 62.	
reported; amended; third reading February 1	334-5
passed; amended February 2	348-4
returned; given immediate effect; referred to E. and E. March 11	911
reported enrolled March 15.	980
approved March 16	942
140. A bill to provide for the adoption and use on all freight cars coupled with the common link	
and pin coupling owned, leased or operated by any railroad company or other corpora-	
tion doing business in this State which have not yet been provided with couplers under	
act 147 of the session laws of 1885, or some kind of coupling, device or appliance for lift-	
ing and guiding the link and pin in place without the necessity of brakemen or other	
person going between such cars:	
introduced by Mr. Ogg January 26	281
referred to committee on railroads	231
reported; adverse; tabled May 11	2008
141. A bill making appropriation for the institution for educating the deaf and dumb:	
introduced by Mr. Jones January 26	281
referred to committee on Asylum for the Deaf and Dumb	231
142. A bili to amend section 21 of chapter 28 of Howell's Annotated Statutes of Michigan, being	
compiler's section No. 1362 relative to hawkers and peddlers:	
introduced by Mr. Goodrich January 26	
referred to committee on State affairs	
reported; general order January 28	265
file No. 66.	
reported; amended; third reading February 19	
tabled February 21	
taken up; passed; title amended February 21	
returned; amended; title amended; laid over April 18	
concurred; referred to E. and E. April 14	
reported enrolled April 31	
approved April 25	1561
143. A bill to thange the name of Edwin N. Chapman to Edwin N. Brown, and to make him the	
heir at law of Thomas J. Brown and Ann T. Brown:	
introduced by Mr. Manly January 26	
referred to committee on judiciary.	
reported substitute; general order March 30.	144-5
file No. 291.	
reported; third reading April 11.	
passed; immediate effect April 13.	
returned; referred to E. and E. April 28	
reported enrolled April 29	TOR!

^{*} For full record of this bill see No. 208.

	Page,
approved April 29	1829-80
title of substitute: A bill to change the name of Edwin N. Chapman to Edwin N. Brown.	
144. A bill to amend sections 20 and 21 of chapter 244 of compiled laws of 1871, being compiler	
sections 9094 and 9095, Howell's Annotated Statutes, relative to offenses against the live and persons of individuals:	
introduced by Mr. Anderson January 26.	_ 231-2
referred to committee on judiciary	_ 232
reported adverse; tabled May 11	. 2008
145. A bill to detach certain pieces or parcels of land of section 18 of the township of Lyons an county of Ionia from fractional school district No. 1 of the townships of Lyons and Ioni	
and attach the same to school district No. 10 of the township of Lyons:	
introduced by Mr. Webber January 26	_ 282
referred to committee on education	
reported ; general order February 17file No. 114.	
reported; third reading March 1	_710-12
tabled March 2	
taken up; passed March 2, 1887	
returned; immediate effect; referred to E. and E. April 13	
reported enrolled April 14	
approved April 19	
146. A bill to repeal section 6 of act No. 206, session laws of 1881, entitled "An act to provide for	
the uniform regulation of certain State institutions, and to repeal section 7 of act No. 14	
of the session laws of 1878, act 162 of the session laws of 1878, act No. 31 of the session	
laws of 1875, section 17 of act No. 218 of the session laws of 1875, section 17 of act No. 17	
of the session laws of 1877, section 16 of act No. 188 of the session laws of 1879, section 2	
of act No. 250 of the session laws of 1879, and all acts and parts of acts contravening the provisions of this act:	в
introduced by Mr. Webber January 26	. 282
referred to committee on state affairs.	
reported adverse; tabled January 29	
147. A bill to incorporate the village of Pittsford, Hillsdale county:	
introduced by Mr. Pettit January 26.	_ 282
referred to committee on municipal corporations	
discharged; referred to local tax June 8	
148. A bill to amend sections 1 and 3 of an act entitled "An act to provide for the organization	
of the supreme court, pursuant to section 2 of article 6 of the constitution," so as t	
provide for the election of an additional justice of the supreme court and to extend th	
terms of office of the justices, being sections 6382 and 6384 of Howell's Annotate	
Statutes:	-
introduced by Mr. Holt January 28.	. 232
referred to committee on judiciary	
reported adverse; tabled June 15	
149. A bill to authorize the county of Presque Isle to issue bonds and to create a sinking fun	di.
for the payment thereof and of bonds heretofore issued;	
introduced by Mr. Perkins January 26.	. 282
referred to committee on towns and counties	_ 282
reported; general order March 18.	. 983-4
file No. 252.	
reported; third reading March 29	
amended; passed; immediate effect April 7	
returned; amended June 22	
concurred; referred to E. and E. June 22.	
reported enrolled June 27	. 22596 2006
BUILDING AUTO ZA	_ 400

	•	Page
150.	A bill to provide for an appropriation for the preparation, publication and distribution of	
	the proceedings of the annual meetings of the Michigan superintendents of the poor	
	for the years 1877 and 1888:	
	introduced by Mr. Chapman January 26	282-
	referred to committee on State affairs	28
	reported; general order January 28	26
	file No. 66.	
	reported; third reading February 19	
	passed February 21	
	returned; amended; laid over April 23	
	non-concurred April 29	
	returned; Senate insists June 9	
	concurred; referred to E. and E. June 10	
	reported enrolled June 14	
	approved June 17.	263
151.	A bill to amend section 2 of chapter 42 of Howell's Annotated Statutes of 1882, being anno-	
	tated section No. 1756 relative to the support and maintenance of the poor by the public	
	by counties:	
	introduced by Mr. Chapman January 27.	233
	referred to committee on State affairs.	
	reported adverse; tabled February 17	148-V
10%.	A bill relative to the qualifications of probate judges:	
	introduced by Mr. Chapman January 26.	
	referred to committee on judiciary	233
	reported; substitute; general order February 3	368
	reported; struck out; title tabled February 24	49-52
158.	A bill regulating the adjustment of losses to property sustained by fire or other casualties	
	by fire insurance companies doing business in this State:	
	introduced by Mr. Lincoln January 27	265
	referred to committee on insurance	
	reported without recommendation; tabled June 24	
154.	A bill to make possession of game or fish out of season prima facie evidence of the viola-	
	tion of the laws protecting the same:	
	introduced by Mr. Lakey January 27.	255
	referred to committee on State affairs	256
	reported; general order January 28	200
	file No. 68.	
	reported; amended; third reading February 24	49-52
	passed; reconsidered February 25; recommitted to fisheries February 25	663
	reported; amended; general order March 2	720
	discharged; suspended; passed March 2	725-6
	returned; amended; concurred April 18	278-9
	given immediate effect; referred to E. and E April 13	1279
	reported enrolled April 14	1306
	approved April 15	1332
155.	A bill to provide for the appointment, compensation and duties of a stenographer of the	
	sixth judicial circuit:	
	introduced by Mr. Herrington January 27	255
	referred to committee on judiciary	255
	reported; general order February 2	830
	file No. 88.	
	reported; amended; third reading February 24	
	tabled February 25.	
	taken up; amended; passed; immediate effect April 8	
	returned; amended; concurred; referred to E. and E. June 14	
	reported enrolled June 16.	
	auproved June 23	9748

150 A LIII A	PAGE
156. A bill to provide compensation to stenographers for transcripts of cases stenographical	Ц У
reported in the courts for the 5th judicial circuit of the State of Michigan:	
introduced by Mr. Hoaglin January 27	
referred to committee on judiciary	
reported; general order April 8.	1212
file No. 812.	1 105 4
discharged; suspended; passed; immediate effect April 21	
returned; substitute June 15	
non-concurred June 15.	
returned another substitute June 17	
suspended; passed; immediate effect June 17	2088-1
157. A bill to provide for the payment of bounties for killing English sparrows:	ore
introduced by Mr. Cole January 27	
referred to committee on agriculture	
reported; general order February 19	526
file No. 181. reported; third reading March 1	P10 16
passed; immediate effect March 2	
returned; referred to E. and E. March 9.	
reported enrolled March 11	
approved March 17.	
158. A bill making it the duty of register of deeds of Saginaw county to keep up such index as shall be provided by said county:	168
introduced by Mr. Snow January 27.	944
referred to committee on State affairs	
reported; substitute; concurred; general order January 28	
	200-0
file No. 67. discharged; tabled February 21.	577
taken up; passed March 10.	
returned; amended June 8.	
concurred; referred to E. and E. June 8.	
reported enrolled June 7approved June 9	
159. A bill to organize a school district in the township of Frankenmuth, Saginaw county, Mic introduced by Mr. Snow January 27.	
referred to committee on education.	
reported adverse; tabled June d	
160. A bill to incorporate the village of Gobleville, in Van Buren county:	200
introduced by Mr. Cross January 27.	256
referred to committee on municipal corporations.	
reported substitute, entitled:	
A bill to incorporate the village of Pinconning, in Bay county, Mich.:	
suspended; passed; immediate effect May 24.	9990
returned; referred to E. and E. June 14.	
reported enrolled June 16.	
approved June 21	
161. A bill for the employment, defining the duties and fixing the compensation of a stend	
rapher for the 2d judicial circuit, State of Michigan:	78 -
introduced by Mr. Dickson January 27	256
referred to committee on judiciary	
reported; general order April 8.	
file No. 313.	4014
reported; third reading April 20	1297
passed; immediate effect April 21	
returned; amended; concurred; referred to E. and E. June 14	2597
reported enrolled June 16.	2819
approved June 23.	
373	

		PAGE.
162.	A bill to enable charitable, benevolent and eleemosynary associations, institutions or cor-	
	porations to provide for a quorum of less than a majority of the board of directors:	
	introduced by Mr. Rentz January 27	256
	referred to committee on private corporations	256
	reported adverse; tabled April 20.	1378
163.	A bill for the prevention and restriction of hydrophobia and glanders:	
	introduced by Mr. Bardwell January 27	256
	referred to committee on public health	256
	reported; general order February 2	848
	file No. 86.	
	reported; third reading February 19	
	tabled February 21	579- 8 0
	taken up; passed February 25	
	returned; non-concurred June 34.	
164.	A bill to amend sections 10, 11 and 12 of chapter 275 of Howell's Annotated Statutes, rela-	
	tive to recording and discharging attachments, being compiler's sections 7996, 7996 and	
	7907 :	
	introduced by Mr. Spencer January 27	256
	referred to committee on judiciary	
	reported adverse; tabled May 24	
100.	A bill to provide for registers of deeds making certain reports to the bureau of statistics of	
	labor, and for publishing the same:	
	introduced by Mr. Wilson January 37	256
	referred to committee on State affairs.	
	reported without recommendation; tabled April 8	
	taken up; general order on motion April 8file No. 315.	1219
		1000
188	reported; struck out title; tabled April 20.	1388
100.	A bill to incorporate the Women's Christian Temperance Union of this State: introduced by Mr. Ogg January 27	OF 8 P
	referred to committee on private corporations	
	reported; general order January 29.	
	file No. 74.	404
	reported; amended; third reading February 19.	KK0_1
	passed ; immediate effect February 24.	
	returned; amended; referred to E. and E. March 8.	
	reported enrolled March 10.	
	approved March 11	
167.	A bill to repeal section 61 of act No. 284 of the public acts of 1881, being compiler's section	
	No. 9723 of Howell's Annotated Statutes of Michigan, relative to the education of	
	oriminals:	
	introduced by Mr. T. H. Williams January 27	257
	referred to committee on education	257
	reported without recommendation; tabled February 17	446
	taken up; ordered printed and referred to general order February 17	478
	file No. 120.	
	reported; tabled March 4	811
168.	A bill to provide for the drainage and reclamation of swamp land by means of a ditch	
	from Little Black Lake in Muskegon county to Lake Michigan, and to make an appro-	
	priation of State swamp land therefor;	
	introduced by Mr. Holt January 27	257
	referred to committee on public lands	257
	reported; general order April 21	1806-7
	file No. 366.	
	passed; immediate effect May 5	
	returned; referred to E. and E. June 22.	
	reported enrolled June 27	2624
	approved Type 94	9004

	PAGE
189. A bill to provide for the organization of log and lumber insurance companies to insurance	ıre
against the risks of inland navigation in towing or transportation of logs or timber, a	nd
to define their powers:	
introduced by Mr. Green January 27	257
referred to committee on insurance	257
reported; suspended; passed; immediate effect January 29	298-4
file No. 81.	
returned; amended; title amended; referred to E. and E. April 7	
reported enrolled April 12	
approved April 19	
170. A bill to amend section 78 of chapter 14 of the revised statutes of 1846, being section 586	of
Howell's Annotated Statutes relative to the powers and duties of sheriffs:	
introduced by Mr. Markey January 27	
referred to committee on judiciary	
reported; general order February 17.	447
file No. 118.	
reported; third reading March I	
passed March 2.	
returned; referred to E. and E. March 11	
reported enrolled March 15.	
approved March 17.	A01-5
171. A bill to provide for the election of certain officers in the several cities of this State:	
introduced by Mr. Brock January 37	
referred to committee on elections	
172. A bill to prevent certain individuals, companies or associations from using the wo	ra
"bank" upon sign or other printed matter, and to provide penalty therefor:	-
introduced by Mr. Watts January 28.	
referred to committee on State affairs	
reported without recommendation; general order April 8	
reported; struck out; title tabled April 22	
178. A bill making an appropriation for the general expenses of the State government, salar	
of State officers, expenses of State department and expenses of the State Legislature	or
the years 1887-6:	-
introduced by Mr. Rumsey January 28	
referred to committee on ways and means.	
reported; general order June 23	
discharged; passed; immediate effect June 24	
returned June 24	
referred to E. and E. June 24.	
reported enrolled June 27	
approved June 29.	
174. A bill to amend sections 7 and 36 of article 2 of an act entitled "An act to revise the la	
providing for the incorporation of railroad companies and to regulate the running a	
management, and to fix the duties and liabilities of all railroads and other corporation	
owning and operating any railroads in this State," approved May 1, 1878, as amende	
being compiler's section 3321 and 3350 of Howell's Annotated Statutes of the State	DE
Michigan, as amended by act number 174 of the session laws of 1883:	
introduced by Mr. Rumsey January 28.	
referred to committee on railroads	
reported; substitute; general order April 20	1874
file No. 364.	ance =
reported; third reading May 11	
passed ; immediate effect May 17	
returned; non-concurred June 24.	
taken up; passed; title amended; immediate effect June 21	
175. A bill to authorize the Ingham County Agricultural Society to mortgage or sell its real e	5-
tate for the purpose of paying its indebtedness:	

		Page,
	introduced by Mr. Rumsey January 28	271
	referred to the committee on private corporations	झा
	reported; general order January 29	389-9 0
	file No. 72.	
	reported; third reading February 19	56 0-1
	passed, immediate effect, February 21	590-1
	returned; referred to E. and E. March 18	998-4
	reported; enrolled March 21	1063
	approved March 22	1089
176.	A bill entitled an act to prohibit judges of courts of record from receiving pay other than	
	their official salary and giving advice in certain cases:	
	introduced by Mr. F. H. Watson January 28	271
	referred to committee on judiciary	271
	reported adverse; tabled May 12	2064
	taken up; general order on motion May 18	
	file No. 428.	
	reported; amended; third reading June 1	2315
	lost June 8	
177.	A bill to amend an act entitled "An act to provide for the assessment of property and the	
•	levy and collection of taxes thereon," approved March 14, 1883, relative to property ex-	
	empt from taxation:	
	introduced by Mr. Grenell January 28.	272
	referred to committee on judiciary.	
	reported; ordered printed for use of committee April 29.	
	file No. 879.	2000
	reported adverse; tabled June 2	9954
170	A bill to preserve the purity of elections and guard against abuses of the elective franchise:	
110.	introduced by Mr. Grenell January 28.	273
	referred to committee on elections.	272
	reported without recommendation; general order on motion March 2file No. 166.	743
	discharged; referred to judiciary April 9	1346
	reported substitute; general order May 26	23(1
	reported; amended; third reading June 7.	9/96
	· · · · · · · · · · · · · · · · · · ·	
	passed June 8.	
100	returned; amended; tabled June 24	30-02
179.	A bill to improve credit and facilitate the collection of debts:	
	introduced by Mr. Crocker January 28	272
	referred to committee on judiciary	
•••	reported adverse; tabled June 2.	2000
180.	A bill to amend section 8 of chapter 10 of an act entitled "An act for the incorporation of	
	cities," approved April 29, 1873, being section 2514 of Howell's Annotated Statutes:	
	introduced by Mr. Linton January 28.	273
	referred to committee on state affairs.	
	reported without recommendation; tabled May 20.	2102
181.	A bill to amend section 8 of chapter 6 of an act entitled an act granting and defining the	
	powers and duties of incorporated villages, approved April 1, 1875, being section 2840 of	
	Howell's Statutes:	
	introduced by Mr. Linton January 28.	212
	referred to committee on State affairs	202
		1971
182.	A bill to amend section 17 of act 34 of the public acts of 1885 entitled an act to establish a	
	recorder's court for the city of Kalamazoo and to define the jurisdiction of the same:	
	introduced by Mr. Lakey January 28	273
	referred to committee on judiciary	272
	reported; general order February 17	47-8
	file No. 112.	

	Page
reported; third reading February 24	
passed; immediate effect March 1	
returned; referred to E. and E. March 18	
reported enrolled March 28.	
approved March 22	
183. A bill to amend section 1 of an act establishing a State agency for the care of ju	
fenders, approved April 29, 1873, as amended by an act to amend section 1 of	
approved March 19, 1875, as amended by an act to amend sections 1, 2, 3, 4, 5 and	
act approved June 10, 1885, the same being section 9894, Howell's Annotated	Statutes,
relative to the salaries of State agents for the care of juvenile offenders:	ana 1
introduced by Mr. Green January 28	
reported; general order April 8.	
file No. 310.	1200
reported; amended; third reading June 8	9901 4
passed; title amended; immediate effect June 7	
returned; referred to E. and E. June 24.	
reported enrolled June 27	
approved June 29	
184. A bill to amend section 11 of chapter 12 of the school law, being compiler's sec	
Howell's Annotated Statutes relative to the compensation of chairmen and	
boards of school inspectors:	WW Homp
introduced by Mr. W. A. Baker January 28	273
referred to committee on education	
reported; general order February 1	
filed No. 78.	
reported; amended; third reading February 19	550-1
tabled February 24	
taken up; passed February 25	
returned non-concurred June 24	2887
185. A bill to incorporate the village of Carson City, Montcalm county, Michigan:	
introduced by J. W. Robinson January 28.	278
referred to committee on municipal corporations	
reported; suspended; passed; immediate effect January 29	
reported; reterred to E. and E. February 2.	
reported enrolled February 15.	
approved February 15.	
186. A bill to require and provide for the labor of persons confined in the county jai	
sentence thereto:	
introduced by Mr. J. W. Robinson January 28.	273
referred to committee on labor interests	278
reported adverse; tabled February 21	556
taken up; general order on motion April 14	
file No. 338.	
reported; tabled May 9	1975
187. A bill to amend section 14 of chapter 196, being compiler's section 509i of Howell'	's Anno-
tated Statutes of Michigan, relative to the apportionment of the one mill tax:	
introduced by Mr. Anderson January 28	273
referred to committee on education	273
reported; amended; general order February 19	526-7
file No. 127.	
reported; third reading March 1	710-12
passed March 2.	
returned; amended; laid over April 13	
concurred; referred to E. and E. April 14	
reported enrolled April 21	
ennessed April 92	1559 2

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188.	A bill to amend section 2 of act No. 259 session laws of 1881, being compiler's section 2271 of	
•	Howell's Annotated Statutes of Michigan, relative to the selling, furnishing or giving of	
	any spirituous, malt, brewed, fermented, or vinous liquors or any beverage, liquor or liquids, containing spirituous, malt, brewed, fermented, or vinous liquors to certain persons:	
	introduced by Mr. Jones January 28	273
	referred to committee on liquor traffic	
	reported; general order February 2	
	file No. 87.	
	reported; third reading February 24.	6 49 -62
	passed February 25	672
	returned; non-concurred June 24	2887
189.	A bill to amend act No. 147 of the session laws of 1885, approved June 5, 1885, entitled "An	
	act to provide for the introduction and use on all cars owned and operated by any rail-	
	road company or other corporation doing business in this State, of some form of auto- matic car-coupling by means of which all cars may be coupled and uncoupled without the necessity of the brakeman or any other person passing between the cars:"	
	introduced by Mr. Wood January 28.	273-4
	referred to committee on railroads	
	reported adverse; tabled May 11	2005
19 0.	A bill to provide for the incorporation of co-operative and mutual benefit associations and defining their powers and duties; and also to repeal act No. 192 of the public act of 1883, approved June 8, 1883:	
	introduced by Mr. Cross January 28	
	referred to committee on insurance	
	reported; ordered printed for use of committee January 28	
	reported without recommendation; tabled June 24	253
IVI.	A bill to provide for the introduction and use on all railroad cars owned and operated by	
	any railroad or other corporation running railroad cars in the State of Michigan to place	
	on cars drawheads at a uniform height from the rail: introduced by Mr. Wood January 28	474
	referred to committee on railroads	274 274
	reported adverse; tabled April 15.	
192.	A bill to amend section 9 of act No. 128 of the session laws of 1888, approved May 25, 1888,	
	and which was an act to amend section 9 of act 58 of the session laws of 1871, approved	
	March 29, 1871, being compiler's section 2390, relative to the corporate rights of trust,	
	deposit and securities companies:	
	introduced by Mr. Houk January 28	274
	referred to committee on ways and means	274
	discharged; referred to judiciary March 2	716
	reported adverse; tabled May 11	
198.	A bill making an appropriation of State swamp lands to aid the county of Barry to drain	
	and reclaim certain swamp and overflowed lands by opening and deepening Thornapple	
	river near the outlet of Thornapple lake, to authorize a tax to complete the same and	
	provide for such opening and deepening of such outlet:	
	introduced by Mr. Rogers January 28	
	reported; general order March 4	274 800
		813
	discharged; referred to public lands March 4reported; general order May 18	
	file No. 415.	
	reported; third reading June 1	N3-15
	passed June 2	
	returned; substitute June 24.	
	suspended; passed; immediate effect June 24	
194.	A bill to make an appropriation for the erection of an addition to the Normal school build-	
	ing and for providing the necessary heating apparatus, furniture and fixtures therefor:	

	Page.
introduced by Mr. Beecher January 28.	
referred to the committee on Normal school	
reported; referred to ways and means February 17	. 446
reported; general order May 4	1001
file No. 892.	910£
reported; third reading May 21	9211
passed May 24returned; immediate effect; referred to E. and E. June 15	955R
reported enrolled June 16	2618
approved June 21	2056
*195. A bill to amend section 53 of an act entitled "An act to regulate and govern the State Hous	
of Correction and Reformatory at Ionia," as amended by act No. 24 of the session law	
of 1885:	
int-oduced by Mr. Webber January 28	. 274-6
referred to committee on State House of Correction	
reported; general order March 15	. 980
file No. 232.	
reported amended; third reading March %	
passed; immediate effect March 30.	
returned; amended; laid over May 20	
concurred; referred to E. and E. May 24.	
reported enrolled May 24	
approved May 25	
compiler's section 9778 relative to State House of Correction:	ь
introduced by Mr. Webber January 28.	275
referred to committee on State House of Correction	
reported; general order March 15	980-1
file No. 280.	
reported; struck out; title tabled March 25	1107-8
197. $f A$ bill to prohibit the keeping of bees in large quantities near any public highway or dwel	1-
ing house, not owned or occupied by the keeper of such bees:	
introduced by Mr. McCormick January 28	
referred to committee on roads and bridges	
reported; general order February 2	890
file No. 89.	~~~
reported; tabled March 4.	
198. A bill to legalize the action of the board of school inspectors of the township of Nottawa, if the county of Isabella, and to establish the boundaries of school district No. 2 in said	
township:	
introduced by Mr. Burr January 28.	275
referred to committee on judiciary	
reported; general order April 11.	
file No. 332.	
reported; third reading April 31	.1412-18
passed; immediate effect April 22	.1429-80
returned; referred to E. and E. May 17	2100
reported enrolled May 19	2180
approved May 20	
199. A bill to amend section 22 of act No. 182 of session laws of 1885, entitled "An act to provide	
for the appointment of a State live stock sanitary commission and a State veterinaria	
and to prescribe their powers and duties and to prevent and suppress contagious and in	1-
fectious diseases among the live stock of the State:	
introduced by Mr. Abbott January 28	
referred to committee on agriculture	
reported; general order February 17	110
ALCY A-VI A-VI	

^{*} Title of this bill is omitted from Journal on page 1154.

	PAGE.
reported; third reading February 24	
passed February 25	
returned; amended; immediate effect; referred to E. and E. March 23	
reported enrolled March 26.	
approved March 28.	1123-4
200. A bill to protect fur bearing animals in the State of Michigan:	
introduced by Mr. Eldred January 28.	
referred to committee on state affairs	
reported adverse; tabled May 20	210 0-8
introduced by Mr. H. Watson January 28.	275
referred to committee on judiciary.	
reported adverse; tabled February 2.	
208. A bill to amend section No. 20 of act No. 231 of the session laws of 1879, entitled "An a	
enlarge and define the duties of the State Board of Education," being compiler's see	
No. 4971 of Howell's Annotated Statutes:	JUOL
introduced by Mr. Hoobler January 28.	278-0
referred to committee on education.	
reported; general order February 8	
file No. 99.	
reported; amended; third reading March 4	810_11
passed; immediate effect March 8	
returned; non-concurred June 24.	
206. A bill to amend section 1 of an act entitled "An act to amend sections 2, 4, 5, 6, 7 and	
an act entitled 'An act to revise and consolidate the several acts relating to the pr	
tion of game, and for the better preservation of elk, deer, birds and wild for	
approved April 3, 1869, and section 1 of said act as amended by act No. 64 of the lay	-
1877, and section 8 of said act as amended by act No. 201 of the laws of 1875, being	
No. 251 of the laws of 1881:	, 401
introduced by Mr. Hosford January 28	279
referred to committee on State affairs.	
reported: substitute; general order February 1; merged in No. 138.	
file No. 77.	
discharged; referred to judiciary February 19	549
discharged; general order March 1.	
reported as directed; general order March's	
reported; amended; third reading March 21	
passed March 22	1000-40
returned; amended; concurred June 22	2687-8
referred to E. and E. June 22.	2688
Senate request return of June 22	2736
returned to Senate June 22	2736
returned amended; title amended June 23	2783
concurred; referred to E. and E. June 28	2783-4
reported enrolled June 27	2896
204. A bill to amend section 2 of chapter 2 of an act entitled "An act to provide for the	con-
struction and maintenance of drains, and the assessment and collection of	AXOS
therefor, and to repeal all other laws relative thereto," being act No. 227 of the se	ssion
laws of 1885, relative to the appointment of county drain commissioners in certain c	A866 :
introduced by Mr. Rounsville January 28	279
referred to committee on drainage	279
reported; general order March 2	721-2
file No. 158.	
reported; amended; third reading March 16	949 -50
tabled March 17	964
taken up; general order March 25	
reported; amended; third reading March 29.	1188-40
	31AF 4

		PAGE.
	returned; referred to E. and E. June 3.	
	reported enrolled June 8	
-00-	approved June 14.	
2 00.	A bill to secure to women citizens who are otherwise qualified the right to vote in school	1
	town, city and other municipal elections:	
	introduced by Mr. H. Watson January 28	
	referred to committee on elections	
	reported without recommendation; general order March 9	859
	reported; special order for Tuesday April 12 at 2.15 March 25	1107-8
	reported; struck out; title tabled April 12	1267-8
206.	A bill to incorporate the village of Reese, Tuscola county:	
	introduced by Mr. Damon January 28	279
	referred to committee on municipal corporations.	279
	reported; general order February 1	
	file No. 79.	
	discharged; suspended; passed; immediate effect February 17	458
	returned; referred to E. and E. February 18.	
	reported enrolled February 21	
	approved February 24	
207.	A bill to amend section No. 3 of chapter No. 12 of act No. 164 of the session laws of 1881, en-	
	titled "An act to revise and consolidate the laws relating to public instruction and pri-	
	mary schools, and to repeal all statutes and acts contravening the provisions of this act,	
	being compiler's section No. 5152 of Howell's Annotated Statutes:	
	introduced by Mr. Hoobler January 28	279
	referred to committee on education	
	reported; general order February 8.	
	file No. 96.	
	reported; amended; third reading March 4	810-11
	passed; immediate effect March 8	
	returned; non-concurred June 24	
90A	A bill to amend section 7545 of Howell's Annotated Statutes of Michigan as amended by	
	act No. 139 of the session laws of 1885, being compiler's section No. 5968 of the compiled	
	laws of the year 1871, relative to the competency of witnesses and examination of par-	
	ties in certain cases as amended by act No. 245 of the session laws of the year 1881 as	
	amended by act No. 139 of the year 1885:	•
	introduced by Mr. Jones January 29.	297
	referred to committee on judiciary.	
	reported, without recommendation; general order on motion May 21	
	file No. 437.	W100-1
	reported; third reading June 1	Q1418
	passed; title amended June 2	
	returned; non-concurred June 24.	
400		
<i>2</i> 00.	A bill to amend section No. 9 of act No. 259 of the session laws of 1881, entitled "An act to	
	regulate the sale of spirituous, malt, brewed, fermented and vinous liquors to minors, to	
	intoxicated persons and to persons in the habit of getting intoxicated, to provide a rem	
	edy against persons selling liquor to husbands and children in certain cases and to re-	
	peal all acts or parts of acts inconsistent herewith," being section 2278 of Howell's An-	•
	notated Statutes:	908
	introduced by Mr. Rumsey January 29.	
	referred to committee on liquor traffic.	
	reported; general order February 2	828
	file No. 90.	m.o
	reported; amended; third reading March 1	
	recommitted to general order March 2	
	reported; tabled May 8	
Z 10.	A bill to provide for the organization of mutual insurance companies to insure live stock	

	PAGE
introduced by Mr. Bates January 29	297
referred to committee on insurance.	297
reported without recommendation; tabled June 24	2628 -0
211. A bill to amend an act relative to justices' courts in the city of Detroit, being act No. 280 of	
the session laws of 1888, approved April 25, 1888, as amended by act No. 272 of the local	
acts of 1885, approved March 17, 1885, by adding thereto a new section to stand as sec-	
tion 9:	
introduced by Mr. Hosford January 29	297
referred to committee on judiciary	297
reported; general order March 18	965
file No. 244.	
discharged; lost; reconsidered; tabled March 24	1063
212. A bill making an appropriation for building a chapel, store-house, porches, colony house	
and cottage for resident physician at the Michigan Insane Asylum at Kalamazoo:	
introduced by Mr. Ashton January 29.	297
referred to committee on Michigan Asylum for Insane	297
reported March 11.	
referred to committee on ways and means March 11	
ordered printed for use of committee.	
file No. 229.	-
reported; substitute merged with H. B. 308	906 7
	,AU0-1
for history of this bill see No. 808.	
218. A bill to provide for indeterminate sentence; also the management, disposition and release	
of convicts at Jackson State Prison and Ionia House of Correction:	
introduced by Mr. Ogg January 29	
referred to committee on State prison	
reported; substitute; general order April 9	1230
file No. 818.	
reported; tabled May 8	
taken up; general order June 7	
tabled June 16	
214. A bill to provide for the publication of the proceedings of the Michigan Dairyman's Asso-	
ciation:	
introduced by Mr. Wilson January 81	
referred to committee on agriculture January 81	
reported; general order February 16	412
file No. 106.	
reported; third reading February 24.	
passed ; immediate effect March 1	
returned; referred to E. and E. March 18.	
reported enrolled March 28.	1069
approved March 22.	1099
215. A bill making appropriations for the current expenses of the State Normal School for the	
years 1887 and 1888 :	
introduced by Mr. Beecher February 1	309
referred to committee on Normal School	300
reported and referred to ways and means February 17	446
reported : amended ; general order March 10.	882-3
file No. 215.	
reported; third reading April 8	1223-4
passed; immediate effect April 8	
returned; referred to E. and E. April 21	
reported enrolled April 25.	
approved April 29.	
216. A bill to amend act No. 145 of general laws of 1985 entitled "An act concerning churches	
and religious societies, establishing rules for the acquisition, tenure, control and dispo-	

	PAGE.
52 of the revised statutes, being a part of chapter 170 of Howell's Annotated Statutes,	-
by adding one section to stand as section 83 :	
introduced by Mr. W. W. Williams February 1	809
referred to committee on judiciary	809
reported; substitute; general order April 12	1259
file No. 329,	
reported; third reading April 21.	412-18
passed ; immediate effect April 22	1481
returned; referred to E. and E. May 18.	2121
reported enrolled May 21	2188
approved May 24	2209
new title:	
▲ bill to authorize the trustees, vestrymen, consistory, or other governing body of any	
religious society incorporated under the laws of this State, to receive money by gift or	•
bequest when the same is to be invested and the income thereof applied in payment or	•
part payment of salary of their minister, priest, rector, paster or clergyman.	
217. A bill to authorize the city of Mt. Clemens to establish and regulate a park:	
introduced by Mr. Crocker February 1	
suspended; passed; immediate effect February 1	
returned; referred to E. and E. February 8	
reported enrolled February 15	
approved February 15.	878
218. A bill to consolidate Au Sable and Oscoda, to be known as the city of Au Sable:	
introduced by Mr. Hoobler February 1	
referred to committee on municipal corporations	
reported adverse March 18.	
placed on general order without printing by motion March 18	
reported; sit again April 14.	
reported; suspended; lost; reconsidered; tabled April 14	
taken up; passed; immediate effect June 23	
returned; non-concurred June 24.	. 2892
219. A bill to incorporate the village of Oakley, Saginaw county:	910
introduced by Mr. Gregor February 1referred to committee on municipal corporations	
reported; general order February 8	
file No. 97.	. 000-1
discharged; suspended; passed; immediate effect February 17	
returned; referred to E. and E. February 18	
reported enrolled February 21	
approved February 24	
230. A bill to prohibit any corporation, firm or individual from discharging from their employ	
any employés for the free expression of their opinions and to provide a penalty for the	
obstructing or preventing of any assembly of workingmen for the purpose of peaceably	<i>r</i>
discussing their grievance :	010
introduced by Mr. Dakin February 1	
referred to committee on labor interests	
reported without recommendation; tabled February 21	
231. A bill to amend section No. 2 of act No. 188 of the session laws of 1879, as amended by act	
No. 201 of the session laws of 1881, being compiler's section No. 9828 of Howell's Anno-	•
tated Statutes, relative to reform school for girls:	910
introduced by Mr. Rumsey February 1.	. 810 . 810
referred to committee on reform school for girlsreported without recommendation; general order; on motion May 7	
	1900-0
file No. 401.	2502
reported; struck out title; tabled June 10	
State home of correction and a branch of the State prison in the Upper Peninsula, and	
to provide for the location and erection thereof and making an appropriation therefor:	
so brovers for and recession and seconds sucress and married an abbrehimsten ansiets.	

·	PAG
introduced by Mr. Chamberlain February 1	81
referred to committee on judiciary	
reported; general order March 8	83
file No. 197.	
reported; third reading March 16	962-
lost; reconsidered; tabled March 23.	100
taken up; passed; immediate effect march 25	100
returned; amended; concurred June 24	
referred to E. and E. June 24	
reported enrolled June 27	
approved June 29	200
223. By error there was no bill of this number.	
234. A bill to provide for the election of boards of inspectors of election and registration in the	
city of Detroit:	-
introduced by Mr. Grenell February 1	210
referred to committee on elections.	
reported; general order February 2	33
file No. 91.	555
discharged; referred to committee on elections February 19	302 894
discharged; referred to municipal corporation March 10	
*225. A bill to amend sections 9, 28, 30, 42, 51, 52 and 53 of act No. 296 of session laws of 1867, enti-	
tled an act to revise the charter of the village of Hudson and all subsequent amend- ments of said sections:	
	311
suspended; passed; immediate effect February 1	311
returned; referred to E. and E. February 2	334
reported enrolled February 8	
approved February 15	
236. A bill to amend section 18 of act No. 259 of the session laws of 1881, being compiler's sec-	•••
tion No. 2282 Howell's Annotated Statutes of Michigan, entitled "An act to regulate the	
sale of spiritous, malt, brewed, fermented and vinous liquors, to prohibit the sale of	
such liquors to minors, to intoxicated persons and to persons in the habit of getting	
intoxicated, to provide a remedy against persons selling liquors to husbands or chil-	
dren in certain cases, and to repeal all acts or parts of acts inconsistent herewith, ap-	
proved June 10, 1881:	
introduced by Mr. Chapman February 1	311
referred to committee on liquor traffic	311
227. A bill to amend sections 1 and 2 of act No. 11 of session laws of 1877, entitled "An act to	
prohibit any person from obstructing the regular operation and conduct of the business	
of railroad companies or other corporations, firms or individuals, being compiler's sec-	
tions 9274 and 9275 of Howell's Annotated Statutes of Michigan:"	
introduced by Mr. Ogg February 1	11-12
referred to committee on labor interests	312
228. A bill to amend sections 16 and 18 of chapter 266 of the compiled laws of 1871, being sections	
9649 and 9651 of Howell's Annotated Statutes as amended by act No. 224 of the session	
laws of 1885, relative to county jails:	
introduced by Mr. Linton February 1	
referred to committee on State affairs	812
reported; general order April 812	09 –10
file No. 806 :	
reported; referred to State affairs April 23	
reported; amended; general order May 21	
reported; amended; third reading June 7	34,28
passed; title amended; immediate effect June 8	
returned; referred to E. and E. June 24.	
reported enrolled June 27	
approved June 29.	2910

^{*} N. B. House bill No. 255 is printed 225 by mistake.

	· ·	PAGE.
230.	. A bill to amend section No. 64 of act No. 158 of the public acts of the State of Michigan,	
	the year 1885, relative to the assessment of property and the levy and collection of tag	
	thereon:	
	introduced by Mr. Diekema February 1	81.9
	referred to committee on judiciary	
	reported; general order May 19.	
	file No. 427.	
	reported; third reading June 1	2814-15
	amended; passed; title amended; immediate effect June 2	
	returned; referred to E. and E. June 22.	
	reported enrolled June 22.	
	approved June 24.	
230.	. A bill to amend section 29 of an act entitled "An act to revise the laws providing for t	
	incorporation of all manufacturing companies except such as are contemplated by	
	No. 42 of the session laws of 1867, which provides for incorporation of persons or c	
	porations engaged in the manufacture of salt, and mercantile companies, or any uni	
	of the two, and to fix the duties and liabilities of such corporations," being act No. 232	
	the public acts of 1885, approved June 20, 1885, by providing for joint suits against t	
	corporation and any or all stockholders for labor debts:	
	introduced by Mr. H. Watson February 1	812
	referred to committee on private corporations	
	reported; substitute; general order March 17	
	file No. 238.	
	reported; third reading March 26.	1117
	passed March 29	
	returned non-concurred June 24	
921	. A bill regulating and defining the duties of sheriffs, constables and other officers relati	
<i>2</i> 01.	to the care and custody of prisoners in their charge:	
	introduced by Mr. McCormick February 1	812
	referred to committee on state affairs.	
	reported; general order March 10.	
	file No. 219.	
	reported; third reading March 25.	1104
	enacting words struck out March 29	
	body tabled March 29.	
-00	A bill to amend section 2326 of Howell's Annotated Statutes, being compiler's section 2	
MOD.	of the compiled laws of 1871, authorizing agricultural and horticultural societies to iss	
	bonds or other evidence of debt, and to mortgage real estate for certain purposes:	ruo
	introduced by Mr. Eldred February 1	822
	referred to committee on agriculture	
	reported adverse; ordered printed; general order March 7	
	file No. 191.	
	reported tabled March 16	059_4
922	A bill to protect fish and preserve the fisheries of this State by regulating the meshes	
200.	nets and the use of fishing apparatus, prohibiting the fouling of the waters and destre	
	tion of fishing grounds by the refuse of manufactories or other débris, and to repeal acts and parts of acts inconsistent with or contravening the provisions of this ena-	
		- ·
	ment:	328
	introduced by Mr. Perkins February 1	
	referred to committee on fisheries	
	ordered printed on motion of Mr. Perkins February 1	824
	file No. 82.	1004
	reported substitute; general order May 4	1894
	file No. 891.	
	reported; sit again May 23	
	reported; amended; third reading May 24	2228
	passed ; immediate effect May 25	
	returned; non-concurred June 24	2890

		PAGE.
234.	A bill to secure enforcement of the fishery laws of this State by providing for the appoint	
	ment of an inspector and warden of fisheries, prescribing the duties, powers and com	-
	pensation of such officers and making appropriation for the purposes aforesaid:	
	introduced by Mr. Perkins February 1	
	referred to committee on fisheries	
	ordered printed on motion of Mr. Perkins February 1	. 824
	majority reported substitute; referred to ways and means March 10	. 888
	minority reported; referred to ways and means March 10	. 863-4
285.	A bill to protect fish and regulate fishing in the inland lakes, rivers and streams in the	•
	State by providing close seasons for fishing, to prohibit the sale of certain kinds of fish	•
	and to protect persons engaged in fish culture, and to repeal all acts and parts of acts	8
	inconsistent with or contravening the provisions of this enactment:	
	introduced by Mr. Perkins February 1	
	referred to committee on fisheries	
	ordered printed by Mr. Perkins February 1	. 824
	file No. 84.	
	reported; amended; reprinted; general order April 19	. 1853
	reported; amended; third reading May 30	2181-2
	passed; title amended May 21	
	returned; amended June 28	<i>2777-</i> 8
	concurred; referred to E. and E. June 28	2778
	reported enrolled June 27	2896
	approved June 28	. 2905
236.	A bill to create the office of county bridge commissioners and provide for their election	:
	also to make the building of all important bridges a county matter and provide for their	•
	construction and repair:	
	introduced by Mr. Spencer February 1	. 825
	referred to committee on roads and bridges	
	reported without recommendation; general order March 2	. 747
	file No. 167.	
	reported; tabled April 23	. 1436
+ 23	7. A bill to provide for the cancellation of stock certificates:	
	introduced by Mr. Eldred February 1	
	referred to committee on private corporations	
	reported without recommendation; general order on motion March 11	. WUD-V
	file No. 225. reported; indefinitely postponed March 25	1107
900	A bill to regulate the issue and delivery of certificates of stock to stockholders:	LIVI
200.	introduced by Mr. Eldred February 1	226
	referred to committee on private corporations	
	reported; without recommendation; general order on motion March 11	
	file No. 224.	
	reported; indefinitely postponed March 25	1107
289.	A bill to repeal act No. 58 of the session laws of 1885, relative to the catching of fish in cer-	
	tain waters:	
	introduced by Mr. Crocker February 1	326
	referred to committee on fisheries	826
24 0.	A bill to provide for the recording in the office of the register of deeds the orders and	
	decrees of probate courts affecting or relating to the title of real estate or the inherit-	
	ance thereof, and to legalize the records of such orders and deeds as have heretofore	•
٠	been recorded:	
	introduced by Mr. Lakey February 2.	
	referred to committee on judiciary	
	reported; adverse; tabled June 15	2500

[•] This bill is printed No. 287 by mistake.

-041		Page.
Z£1.	A bill to amend section 4 of act No. 209 of the session laws of 1873 entitled "An act to incor-	
	porate the village of Capac," approved March 12, 1873:	
	introduced by Mr. Powers February 2	841
	suspended; passed; immediate effect February 2	841
	returned; substitute; concurred; immediate effect and referred to E. and E. Feb. 17.	
	reported enrolled February 21	
	approved February 24.	040-0
	new title:	
	A bill to amend sections 2, 8 and 4 of act No. 209 of the session laws of 1878 entitled "An	
	act to incorporate the village of Capac," approved March 12, 1873, and to repeal all acts	
040	or parts of acts inconsistent therewith.	
ZÆZ.	A bill to attach certain lands in the county of Houghton to the township of Portage in said	
	county:	
	introduced by Mr. Douglass February 2	841
	referred to committee on towns and counties	
	reported; substitute May 21	
	suspended; passed; immediate effect May 21	
	returned; referred to E. and E. May 25	
	reported enrolled May 27	
	approved June 1	2206
248.	A bill to organize the county of Gogebic:	
	introduced by Mr. Kallander February 2	
	referred to committee on towns and counties	
	reported; suspended; passed; immediate effect February 2	
	returned; referred to E. and E. February 8	
	reported enrolled February 15	
	approved February 15	877
244.	A bill establishing the Michigan Home and Training School for Feeble-minded Children	
	and making an appropriation for the same:	
	introduced by Mr. Crocker February 2	
	referred to committee on ways and means	842
	reported; adverse; tabled February 16	412
245.	A bill to require certain terms of the circuit court of Lapeer county to be hereafter held	
	within the village of Imlay City:	
	introduced by Mr. Haskin February 2	842
	referred to committee on judiciary	842
	reported adverse; tabled May 18	2115
246.	A bill to amend section 2 of article 8, sections 2 and 4 of article 6, and the acts amendatory	
	thereof of act 290 of the session laws of 1867, entitled "An act to incorporate the village	
	of St. Johns:"	
	introduced by Mr. Hill February 2	842
	referred to committee on municipal corporations	842
	reported; substitute; suspended; passed; immediate effect April 14	1802-8
	returned; referred to E. and E. May 8	1856
	reported enrolled May 5	1914
	approved May 7	1966
247.	A bill to amend section 5212 of the compiled laws of 1871, being section 6775 of Howell's An-	
	notated Statutes relative to oaths of executors, administrators, guardians and trustees	
	to accounts:	
	introduced by Mr. Perkins February 2	842
	referred to committee on judiciary	849
	reported adverse; tabled June 8	2400
248.	A bill to amend section 5213 of the compiled laws of 1871, being section 6776 of Howell's An-	
	notated Statutes, relative to oaths of executors, administrators, guardians, trustees,	
	commissioners, dividers of estates and other persons in proceedings in probate courts:	
	introduced by Mr. Perkins February 2	842
	referred to committee on judiciary	842

	Page.
249. A bill to amend sections 1, 2, 8 and 5 of act No. 144 of session laws of 1888, entitled An act to	
provide for the compulsory education of children in certain cases:	
introduced by Mr. Dillon February 2.	
referred to committee on education, ordered printed for use of committee February 8. file No. 92.	842
reported; amended; third reading February 24	HD-52
referred to education and labor interests February 25.	
reported; amended; general order June 8	
reported; amended; third reading June 15.	
passed; title amended June 16	
returned; non-concurred June 24	
260. A bill to amend sections 1, 2 and 3 of act No. 168 of session laws of 1885 entitled "An act to amend sections 1, 2, 3, 4, 5 and 6 of an act establishing a State agency for the care of juvenile offenders, approved April 29, 1873, as amended by an act to amend section 1 of said act, approved March 19, 1875, the same being sections 9894, 9895, 9896, 9897, 9896 and 9899 of Howell's Annotated Statutes:"	
introduced by Mr. Ashton February 2	
referred to committee on State affairs	
reported adverse; tabled February 8	
251. A bill to amend section 22 of chapter 7 of act No. 826 of the session laws of 1883, entitled "An act to provide a charter for the city of Detroit, and to repeal all acts and parts of acts in conflict therewith," approved June 7, 1883 :	
introduced by Mr. Bettinger February 2	
referred to committee on municipal corporations	
reported ; general order February 3file No. 98.	
reported; amended; third reading February 24	
tabled March 1	
taken up; passed; to take effect July 1, 1887, April 8.	
returned; referred to E. and E. June 21	
reported enrolled June 22	
approved June 23	2747
263. A bill to amend section 124 of act No. 99 of the public acts of 1861, entitled "An act to amend section 124 of an act entitled 'An act to amend chapter 93 of the revised statutes of 1846, entitled of courts of justices of the peace," approved February 13, 1855, being section 6937 of Howell's Annotated Statutes relative to the transfer of cases in justices' courts:	
introduced by Mr. Baumgardner February 2	350
referred to committee on judiciary	850
reported adverse; tabled March 24	1072
254. A bill to amend sections 1, 2 and 8 of chapter 11 of act No. 326, session laws of 1883, entitled	
"An act to provide a charter for the city of Detroit and to repeal all acts and parts of	
acts in conflict therewith," approved July 7, 1883 :	
introduced by Mr. Grenell February 2	
referred to committee on municipal corporations	
reported; general order February 25	
reported; third reading March 5	
tabled March 8	
taken up; passed; take effect April 1, 1887, March 11	
returned; amended; title amended March 30	
concurred; referred to E. and E. March 30reported enrolled June 16	
approved April 7	
#255. A bill to extend and regulate the liability of employers to make compensation for personal	1110
injuries suffered by employés or workmen in their service:	

^{*}By error there was no bill of this number. †N. B.—This bill is printed 225 by mistake.

	introduced by Mr. Washburn February 3, 1887	Page 36
	referred to committee on labor interests.	
	reported without recommendation; ordered printed; general order February 21 file No. 129.	
	discharged and referred to labor interests and judiciary March 1	70
	reported; merged with H. B. 782	
	reported; amended; third reading May 9	1974-
	passed March 10.	
	returned; non-concurred June 24.	
256	A bill to amend section 7545 of Howell's Annotated Statutes, being compiler's section 5968	
	of the compiled laws of 1871, relative to the competency of witnesses and examination of	
	parties in certain cases, as amended by act No. 245 of session laws of 1881, and act 189 of	
	session laws of 1885:	
	introduced by Mr. Dickson February 3	86
	referred to committee on judiciary	86
	reported adverse; tabled March 3	751
257.	A bill to furnish the probate court of each organized county in this State a full set of the	
	reports of the supreme court and a suitable digest thereof:	
	introduced by Mr. Dickson February 13	361
	referred to committee on judiciary	861
	reported; substitute: general order March 30	114
	file No. 292.	
	reported; third reading April 11	
	passed; immediate effect April 13	
	returned; referred to E. and E. June 15	
	reported enrolled June 16	
	approved June 31	2656
	new title:	
	A bill to provide for the furnishing to the probate court of each organized county in	
-	this State with a full set of the reports of the supreme court of the State of Michigan:	
æor.	A bill to re-incorporate the village of Baldwin in the county of Lake:	868
	introduced by Mr. Oviatt February 8referred to committee on municipal corporations	
	reported; general order February 8	
	file No. 95.	w,-c
	discharged; suspended; amended; passed; immediate effect February 15	227 6
	returned; referred to E. and E. February 16.	
	reported enrolled February 17.	
	approved February 17	
259.	A bill to authorize the village of St. Johns to borrow money for the purpose of erection	
	and maintenance of water-works:	
	introduced by Mr. Hill February 8	863-4
	referred to committee on State affairs	864
	reported; general order February 16	411
	suspended; passed; immediate effect February 164	11-12
	returned; referred to E. and E. May 17	2105
	reported enrolled May 19	2189
	approved May 20	2164
2 80.	A bill to repeal act No. 191 of the session laws of 1877, the same being compiler's section	
	2365 and 2375 inclusive of Howell's Annotated Statutes, entitled An act to authorize the	
	formation of partnership associations in which the capital subscribed shall alone be	
	responsible for the debts of the association except under certain circumstances:	201
	introduced by Mr. Hosford February 3	364
	referred to committee on private corporationsreported adverse; tabled April 20	364
981	A bill to amend section 2198 of Howell's Annotated Statutes of Michigan, relative to the	1372
I4	protection of game:	

		PAGE
	introduced by Mr. Holt February 8	
	referred to committee on State affairs	
	reported without recommendation; tabled May 9	1970
26 2.	A bill to amend section 5 of chapter 1, and section 1 of chapter 2 of act No. 326 of the sea-	
	sion laws of 18, entitled "An act to provide a charter for the city of Detroit, and to re-	
	peal all acts and parts of acts in conflict therewith," relative to the election districts	
	and the city board of registration:	
	introduced by Mr. Grenell February 8	364
	referred to committee on municipal corporations	364
	reported; substitute; printed for committee May 8	1870
	file No. 384.	
	reported; substitute; general order May 20	2163-4
	reported; third reading May 27	2284-5
	amended; passed; title amended June 1	
	returned; referred to E. and E. June 24.	
	reported enrolled June 27	
	approved June 29.	
999	A bill to create a fire commission in the city of Bay City, Michigan:	
200.	introduced by Mr. Green February 8	364
	referred to committee on municipal corporations	
204.	A bill to amend sections 2 and 5 of act No. 127 public acts of 1879, approved May 81, 1879, the	
	same being sections 2 and 5 of an act entitled "An act to provide for the inspection of	
	illuminating oil manufactured from petroleum or coal oils, and to repeal act No. 181 of	
	session laws of 1875, approved May 1, 1875, and act 196 of session laws of 1877, approved	
	May 22, 1877," being sections No. 1538 and 1541 of the compiled laws of 1882:	
	introuced by Mr. Cole February 8	
	referred to committee on State affairs	
	reported without recommendation; general order; on motion March 25	1091
	file No. 284.	
	reported; struck out title; tabled May 4	1892
265.	A bill to incorporate the merchants and traders' association of Michigan:	
	introduced by Mr. Ogg February 3	364-5
	referred to committee on judiciary	365
	reported; substitute; general order May 27	2279
	file No. 451.	
	reported; amended; third reading June 8.	2381-2
	passed; immediate effect June 7	415-16
	returned; referred to E. and E. June 24	2670
	reported enrolled June 27	2890
	approved June 29.	
266.	A bill to amend section 1 of chapter 9 of act No. 326 of the session laws of 1888, entitled "An	
	act to provide a charter for the city of Detroit, and to repeal all acts and parts of acts	
	in conflict therewith:"	
	introduced by Mr. Ogg February 3.	365
	referred to committee on municipal corporations	
	reported; general order February 25	
	file No. 145.	•••
	reported; amended; third reading March 3	700.0
	passed; immediate effect March 4.	
	returned; amended; referred to E. and E. May 8	
	reported enrolled May 5	
	approved May 7	
267	. A bill to prohibit the use of pound or trap nets in any of the waters of the State for the	
	catching or taking of fish:	
	introduced by Mr. Perkins February 8	365
	referred to committee on fisheries	_
26 8	. A bill to prohibit the catching of whitefish (coregonus clupuformis) during their natural	
	spawning time:	

	PAGE
introduced by Mr. Perkins February 8	36
referred to committee on fisheries.	36
269. A bill making an appropriation for the support of the State public school, and for making	
improvements at that institution:	001
introduced by Mr. Hoaglin February 8.	
referred to committee on State public school	
reported; referred to ways and means February 18	
reported ; general order March 1file No. 150.	
reported; third reading March 5	828-
passed; immediate effect March 8	843
returned; amended; title amended March 80	1157-1
suspended; concurred; referred to E. and E. March 30	
reported enrolled	2618
approved April 7	1177
270. A bill to regulate the manufacture and sale of vinegar:	
introduced by Mr. Cole February 8.	
referred to committee on agriculture	
reported; general order February 17	44
file No. 111.	
discharged; referred to committee on agriculture March 5	823-
271. A bill to amend section 1 of act No. 22 of the session laws of 1882, approved March 14, 1882,	
entitled "An act to amend an act numbered 267 entitled 'An act to provide for two	
additional circuit judges for the third judicial circuit," approved June 10, 1881, being	
section 6478 of Howell's compilation of general laws of the State of Michigan, and to	
add two additional sections to said act to stand as sections 4 and 5 of said act:	
introduced by Mr. Hosford February 15	884
referred to committee on judiciary	884
reported; amended; general order February 19	529
file No. 132.	
reported; tabled March 10	8 94 -8
272. A bill to re-incorporate the city of Adrian :	
introduced by Mr. Washburn February 15	384
referred to committee on municipal corporations	884
reported; amended; suspended; passed; immediate effect March 2	783-4
returned; referred to E. and E. March 8	786
reported enrolled March 8	835
reported; approved March 9	860
278. A bill to provide for the introduction and use of fire extinguishers upon all passenger and	
sleeping coaches run and operated by any railroad company or corporation doing	
business on any line of railroad within this State:	
introduced by Mr. Houk February 15	884
referred to committee on railroads	884
reported; adverse; tabled; taken up; general order April 15	1828
file No. 345.	
reported; third reading April 25	562-8
lost May 31	865- 6
274. A bill to incorporate the village of Gagetown, Tuscola county:	
introduced by Mr. Spencer February 15	884
referred to committee on municipal corporations	884
reported; general order March 5	815
reported; third reading March 7	828-9
passed; immediate effect March 8	845
returned; referred to E. and E. March 9.	860
reported enrolled March 10	885
approved March 11	917
275. A bill relating to telephone companies, and to regulate the use and rental of telephones in	
thia State .	

		Pags.
	referred to committee on railroads	384
	introduced by Mr. O'Keefe February 15	
	reported; adverse; tabled March 16	941
276.	A bill to amend section 26 of chapter 185 of compiled laws of 1871 relative to set-offs, being	
	section 7865 of Howell's Annotated Statutes of Michigan:	
	Introduced by Mr. McCormick February 15	
	referred to committee on judiciary	
	reported; amended; general order April 20	13/3
	reported; third reading May 9.	1072 K
	passed May 10.	
	returned; referred to E. and E. June 23.	
	reported enrolled June 27	
	approved June 29	
217.	A bill to provide for the taxation of mortgages and other real estate securities:	
	introduced by Mr. Snow February 15	385
	referred to committee on judiciary	285
	reported; merged with H. B. No. 445: without recommendation; general order on	
	motion June 7	2426
	file No. 476.	
	reported; struck out June 17	2626
	House non-concur June 17	2625
	third reading June 17	2826
	tabled June 21	2000
	taken up; passed June 22	2004 –5
	returned; non-concurred June 24.	2891
27 8.	A bill to repeal sections 1, 2 and 3 of Act No. 198 of session laws of 1877, being compiler's	
	sections Nos. 2123, 2124 and 2125 of Howell's Annotated Statutes of Michigan, relative to	
	tax on dogs:	
	introduced by Mr. Engleman February 15	385
	referred to committee on State affairs	385
	reported; adverse; tabled March 25	000-1
2 79.	A bill to amend chapter 2 by adding one new section thereto, to stand as section 1, and to	
	re-number sections 1, 2, 3, 4, 5, 6, 7 and 8 of said chapter, to stand as sections 2, 3, 4, 5, 6, 7,	
	8 and 9, and to amend sections 1 and 2 of chapter 8 and sections 3 and 4 of chapter 4, and	
	section 1 of chapter 9 of act No. 242 of the session laws of 1878, being an act entitled "An	
	act to incorporate the village of Reading, in Hillsdale county," approved April 12, 1873:	
	introduced by Mr. Chapman February 15	385
	referred to committee on municipal corporations	365
	reported; suspended; passed; immediate effect February 16	
	returned; referred to E. and E. February 17	
	reported enrolled February 18	493
	approved February 19.	530
200.	A bill to authorize the Board of State Auditors to audit and allow to Daniel H. Walters	
	the sum of four dollars per acre for forty acres of land, and interest on the same from	
	the fourth day of September, 1885, to date:	
	introduced by Mr. Killean February 15.	385 385
	referred to committee on public landsreported; general order March 11	901
	file No. 228.	æ/1
	reported; third reading March 25	102 7
	passed; immediate effect March 29.	
	returned; non-concurred June 24	
9 91	A bill to amend section 16 of chapter 9 of compiled laws of 1871 as amended, being section	~~00
₩ I.	452 of Howell's Annotated Statutes, relative to jails:	
	introduced by Mr. Green February 15.	365
	referred to committee on State affairs	385
	reported; tabled April 8	1308

		1	PAGE.
282.	A	bill to amend section 75 of chapter 10 of the compiled laws of 1871, being section 585 of	
		Howell's Annotated Statutes relative to county officers:	
		introduced by Mr. Green February 15	385
		referred to committee on State affairs	885-6
		reported adverse; tabled May 9	1971
283.	A	bill to prevent the carrying of concealed weapons and to provide punishment therefor:	
		introduced by Mr. Lakey February 16.	886
		referred to committee on judiciary	886
		reported; amended; general order March 8	752
		file No. 170.	
		reported; third reading March 16	958
		passed March 181	008-4
		returned; amended; referred to E. and E. May 252	284-5
		reported enrolled May 27	2278
		approved June 1	294-5
294	A	bill to provide for the appointment of a State agent for discharged convicts, to define his	
		powers and duties and fix his compensation:	
		introduced by Mr. McMillan February 15.	886
		referred to committee on State affairs	886
		reported adverse; tabled June 8	365-6
		taken up; general order on motion June 7.	
		file No. 477.	
		reported; tabled June 17	625-6
285.	A	bill to amend sections 4, 6, 7 and 12, chapter 14 and 21, Howell's Annotated Statutes, rela-	
		tive to partition fences, being compiler's sections Nos. 799, 801, 802, 807 and 809:	
		introduced by Mr. McKie February 15	886
		referred to committee on agriculture.	886
		reported; general order February 17	448
		file No. 110.	
		reported; amended; third reading February 24	49-52
		passed; title amended March 1	707
		file No. 370, Senate reprint.	
		returned; amended; concurred; E. and E. May 26	
		reported enrolled June 2.	
		approved June 6	2898
286.	A	bill to detach certain territory from the township of Garfield and attach the same to	
		to the township of Traverse, in the county of Grand Traverse:	
		introduced by Mr. Ashton February 15	886
		referred to committee on towns and counties	886
		reported; substitute June 17	
		suspended; passed; immediate effect June 17	
		returned; referred to E. and E. June 22.	
		reported enrolled June 27spproved June 28	
907		bill to form school district No. 10 of township of Wyoming, in the county of Kent, out of	2004
<i>2</i> 01.	_	portions of sections 19, 20, 21, 29 and 30 of said township, now constituting part of school	
		district No. 1 of said township:	
		introduced by Mr. Hunt February 15.	886
		referred to committee on education.	386
		reported without recommendation; general order on motion May 18	
		file No. 424.	~
		reported; amended; third reading June 1	14–15
		passed June 2	
		returned; referred to E. and E. June 2.	
		reported enrolled June 8.	
		approved June 14.	
		N. B.—H. B. 227 is printed 287 erroneously.	

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288.	A	bill to establish and organize school district No. 9, in township of Brown, county of Kent,	
		and State of Michigan:	
		introduced by Mr. Hunt February 15.	
		referred to committee on education	387
		reported; amended; general order June 8	2426
		file No. 481.	
		reported; third reading June 14	523-4
		passed; immediate effect June 15.	572-3
		returned; non-concurred June 24.	2892
289.	A	bill to facilitate the examination of assessment rolls by boards of review:	
		introduced by Mr. H. Watson February 15	386
		referred to committee on judiciary	386
		reported; adverse; tabled February 17	447
290.	A	bill making a grant of State lands to aid in the construction of a railroad from Alpena	
		to Petoskey:	
		introduced by Mr. Perkins February 15	287
		referred to committee on public lands.	287
		reported; general order June 23	
		tabled June 24.	
201	•	bill to regulate the manner in which insurance companies not organized under the laws	2001
~1.	_	of this State, but doing business within it, shall transact their business:	
•		introduced by Mr. Cole February 16	416
		referred to committee on insurance.	
		discharged; referred to committee on State affairs February 21	
			577
		reported without recommendation; general order on motion March 25	1000
		file No. 283.	
		special order for Friday, April 15, at 2:15 P. M. April 9	
		reconsidered; special order for Thursday, April 14, 2:15 P. M. April 11	
		reported; third reading April 14	
		passed April 19	
		returned; amended June 23	
		concurred; referred to E. and E. June 23.	
		reported enrolled June 27	
		approved June 29	2012
202.	A	bill to amend sections 1, 2, 3 and 6 of act No. 138 of the public acts of 1881, entitled "An	
		act to provide for the medical and surgical treatment of dependent children at the hos-	
		pital of the Michigan University," being sections 1813, 1814, 1815 and 1818 of Howell's An-	
		notated Statutes:	
		introduced by Mr. H. Watson February 16.	416
		referred to the committee on university	416
		reported; general order March 3	754
		file No. 179.	
		reported; third reading March 16	952-4
		passed; immediate effect March 18	
		returned; non-concurred June 24.	
298.	A	bill to revise, amend and consolidate the charter of the village of Howard City, in the	
		county of Montcalm and State of Michigan, and the several acts amendatory thereto,	
		modifying and defining the powers of the corporation and the duties of its officers, be-	
		ing act No. 215 of the local acts of Michigan of 1873, and the several acts amendatory	
		thereto:	
		introduced by Mr. H. Watson February 16	417
		referred to the committee on municipal corporations.	417
		reported; suspended; passed; immediate effect February 18	490
		returned; referred to E. and E. February 18.	
		reported enrolled March 1.	688
			734
904		approved March 2	124
<i>.</i>	Δ	bill to detach certain territory from the township of Pine River, in the county of Gra-	
		tiot, and to attach the same to the township of Arcada, in said county:	

2999

the county of Kent, to receive contributions in money or labor to be expended under

			10Z.
		their direction in grading, graveling and improving a certain road in said county, and	
		to declare the said road forever a free road :	
		introduced by Mr. McMillan February 16	418
		referred to committee on roads and bridges	418
		reported; general order April 9file No. 321.	
		discharged; suspended; passed; immediate effect April 22	123-4
		returned; referred to E. and E. June 24	2696
		reported enrolled June 27.	2306
		approved June 29.	2907
801.	A	bill to authorize the common council of the city of Port Huron to make a re-assessment	
		to defray the expense of a public improvement on Pine Grove avenue, a street in said	
		city, being the paving of said street:	
		introduced by Mr. Wellman February 16	
		referred to committee on municipal corporations.	
		reported substitute; general order May 12	2007
		file No. 412.	
		discharged; suspended; immediate effect May 90	
		returned; referred to E. and E. June 23reported enrolled June 27	
		approved June 28.	
909		bill to amend section 58 of act 153 of the session laws of 1885, entitled "An act to provide	
OUW.	_	for the assessment of property and the levy and collection of taxes thereon:"	
		introduced by Mr. Wellman February 16.	418
		referred to committee on judiciary	
		reported; general order May 20	
		file No. 488.	
		reported; third reading June 1	14-15
		passed; title amended June 2.	
		returned; non-concurred June 24	
80 3,	A	bill to prohibit the use of stoves in passenger cars:	
		introduced by Mr. Baumgardner February 16	418
		referred to committee on railroads	418
		reported adverse; general order on motion April 15	1328
		file No. 348.	
•••		reported; struck out title; tabled April 25	83-8
0 01.	Δ.	bill to amend section 7 of an act entitled An act to provide for the erection and mainte-	
		nance of shutes for the passage of fish through the dams across the streams of this	
		State, being compiler's section 2155 of Howell's Annotated Statutes of Michigan, as amended by act No. 117 of the session laws of 1868, approved May 24, 1863:	
		introduced by Mr. Rounsville February 16.	418
		referred to committee on fisheries.	
		reported substitute; general order April 9.	
		merged with H. B. 617.	
		title of substitute:	
		"A bill to amend sections 7 and 8 of an act entitled "An act to provide for the erection	
		and maintenance of shutes for the passage of fish through the dams across the streams	
		in this State, being sections 2155 and 2156 of Howell's Annotated Statutes, as amended	
		by act No. 202 of the session laws of 1877, approved May 23, 1877:"	
		file No. 887.	
		reported; amended; third reading April 25	
			1865
		taken up; referred to judiciary May 11	
		reported substitute; general order May 19.	
		reported; amended; third reading May 26	4 Z-3
		4-13-17	***
		taken un: nassed: immediate effect June 2	2397 4657

	PAGE.
returned; non-concurred June %	2891
805. A bill to incorporate the village of Kalkaska, in the county of Kalkaska, Michigan:	
introduced by Mr. Ashton February 16.	
referred to committee on municipal corporations.	
reported; suspended; passed; immediate effect February 18	
returned; referred to E. and E. March 8.	
reported enrolled March 10	
approved March 11	917
806. ▲ bill to incorporate the city of Traverse City:	
introduced by Mr. Ashton February 16	419
referred to committee on municipal corporations	419
807. A bill to repeal act No. 34 of session laws of 1881, relative to the incorporation of the	vil-
lage of Traverse City:	
introduced by Mr. Ashton February 16	419
referred to committee on municipal corporations	419
reported substitute, entitled:	
A bill granting the common council of the city of Kalamazoo power to vacate str	reets
and alleys within the corporate limits of said city:	
suspended; passed; immediate effect May 24	2219
returned; referred to E. and E. May 26	
reported enrolled June 2	
approved June 1	
308. A bill to authorize the purchase of additional land for the use and benefit of the Mich	
asylum for the insane :	
introduced by Mr. Ashton February 16	419
referred to committee on Michigan asylum for insane	
reported; referred to ways and means February 18.	
reported; substitute merged with H. B. 212; general order April 8	
file No. 802.	
title of substitute:	
A bill to provide for the purchase land and the erection of buildings for the use and be	nefit
	_
of the Michigan asylum for the insane at Kalamazoo, and to make payment for	шо
same out of the surplus moneys in the hands of the treasurer of said asylum:	1907
reported; third reading April 20.	1407
passed; immediate effect April 31	9000 9100
returned; amended; non-concurred May 17	
Senate ask for conference committee: Messrs. Ashton, Chapman and Herrington	
pointed as such committee	ZI10-18
reported; concurred May 19	714U-1
returned; referred to E. and E. May 20	2108-9
reported enrolled May 28	
approved May 24	
809. A bill to make an appropriation for the introduction of the electric light into the M	ichi-
gan asylum for insane:	
introduced by Mr. Ashton February 16	
referred to committee on Michigan asylum for insane	
810. A bill to prevent and suppress gaming at faro bank, roulette, hazard, rouge et non,	com-
monly known as red and black, and poker and other games of device and address:	_
introduced by Mr. Rumsey February 16	419
referred to committee on State affairs	
311. A bill to amend sections 8 of an act entitled "An act to amend sections 2, 3, 4, 5, 6, 7, 8,	9, 18,
15, 16, 17, 18, 19, 20, 25, 26, 27, 30, 31, 32 and 36 of an act entitled 'An act to incorporate	the
village of Leslie," as amended by act No. 258 of the session laws of 1878, as amende	d by
act No. 808 of the session laws of 1885:"	
introduced by Mr. Rumsey February 16	
referred to committee on municipal corporations	418
discharged; suspended; passed; immediate effect February 24	
returned; referred to E. and E. March 1	

	Page.
reported enrolled March 2	
approved March 8	779
*312. A bill to protect the owner or keepers of stallions:	
introduced by Mr. W. A. Baker February 16	
referred to committee on agriculture	
reported; amended; general order March 4	801
file No. 188.	
reported; amended; third reading March 16	
referred to committee on agriculture March 18	
reported; substitute; general order March 80	1144
file No. 295.	
discharged; passed; immediate effect April 20	
returned; referred to E. and E. April 24	2822
reported enrolled April 27	2807
approved June 29.	2907
313. A bill to incorporate the city of Benton Harbor:	
introduced by Mr. W. A. Baker February 16	430
referred to committee on municipal corporations	420
reported adverse; tabled April 12	1256
-314. A bill to prevent judges of probate from serving as trustees of any of the asylums for the	
insane in the State of Michigan:	
introduced by Mr. Washburn February 16	814
referred to committee on judiciary.	814
reported; amended; general order April 20	
file No. 361 .	
reported; third reading May 11	2086-7
passed May 17	
returned non-concurred June 24	2890
+315. A bill to enlarge the powers of the township of Elk Rapids and the township board	
thereof:	
introduced by Mr. Dougherty February 16.	420
referred to the committee on judiciary	420
reported; suspended; passed; immediate effect April 9	
returned; referred to E. and E. June 7	2405
reported enrolled June 8	
approved June 14.	
316. A bill to regulate the discharge of chattel mortgages in certain cases:	
, introduced by Mr. Dougherty February 16	420
referred to committee on judiciary	
reported adverse; tabled May 4	
817. A bill to detach certain territory from school districts No. 1 and No. 2 of township of Echo,	
county of Antrim, and to organize and incorporate the same into a school district to be	
known and designated as school district No. 5 in the said township of Echo:	
introduced by Mr. Dougherty February 16	490
referred to committee on education	
reported: suspended; passed; immediate effect March 28	
returned; referred to E. and E. May 4	
reported enrolled May 9	
approved May 17	
318. A bill to amend sections 1, 4, 10 and 12 of act No. 232 of the public acts of 1885, approved	
June 20, 1886, entitled "An act to revise the laws providing for the incorporation of all	
manufacturing companies," etc.:	
introduced by Mr. Hosford February 18	420
referred to committee on private corporations.	
reported; general order March 23	

^{*}This bill is erroneously printed No. 315. † H. B. No. 312 is printed 315 by mistake.

		file No. 818,	AGE.
		reported; third reading April 11	OK1 C
		lost; reconsidered; tabled April 19.	
<i>3</i> 19.	A	bill to provide for the incorporation of associations for the purpose of constructing, own-	-U-U
		ing, controlling and leasing buildings for hotels:	
		introduced by Mr. Hosford February 16	420
		referred to the committee on private corporations	
		reported; general order February 17	
		file No. 121.	
		reported; amended; third reading March 4	10-11
		passed; title amended; immediate effect March 8	841
		returned; amended; laid over March 30	162-
		concurred; referred to E. and E. April 7	.195-6
		reported enrolled April 12	1250
		approved April 19	1856
320.	A	bill to create a bureau to superintend the construction of the Detroit and Belle Isle	
		bridge:	
		introduced by Mr. Hosford February 16	421
		referred to the committee on roads and bridges	421
		reported adverse; general order on motion May 18	2116
		file No. 425.	
		reported; amended; third reading June 1	14-15
		tabled June 3	2376
321.	A	bill to amend section 1 of chapter 7, as amended by act 52, session laws of 1888, section 20	
		of chapter 9, section 4 of chapter 11, as added and amended by act 245, session laws of	
		1879, approved May 31, 1879, of act No. 62 of the session laws of 1875, entitled "An act	
		granting and defining the power and duties of incorporated villages," approved April 1,	
		1875, being sections 2942 and 2978 of Howell's Annotated Statutes, and to add one new	
		section to stand as chapter 11 to stand as section 12:	
		introduced by Mr. Perkins February 16	
		referred to the committee on judiciary	
		reported; amended; general order May 4	1878
		file No. 389,	
		reported; amended; third reading May 23.	
		passed; immediate effect May 24	
		returned; amended; concurred; E. and E. June 24.	
		reported enrolled June 27	
200		approved June 29.	2900
000.	_	bill to amend section 5219 of the compiled laws of 1871, being section 6782 of Howell's Statutes, relative to appeals from orders of probate courts:	
		introduced by Mr. Perkins February 16	421
		referred to committee on judiciary	
		reported; amended; general order March 9.	
		file No. 240.	•••
		reported; third reading March 29.	28-40
		passed April 7	
		returned; referred to E. and E. June 8.	
		reported enrolled June 8.	
		approved June 14	
323.	A	bill to amend section 4818 of the compiled laws of 1871, being section 6310 of Howell's	
		Annotated Statutes relative to the support of minors whose father is living:	
		introduced by Mr. Perkins February 16	42]
		referred to committee on judiciary	421
		reported; amended; general order March 9	356-7
		file No. 204.	
		reported; third reading March 19)20-1
		passed March 22	
		returned; referred to E. and E. June 8.	2385

	PAGE,
reported enrolled June 8	
approved June 14.	
824. A bill to amend section 4448 of the compiled laws of 1871, being section 5911 of Howell's Annotated Statutes relative to appeals from the decision and report of commissioners	
on claims against deceased persons:	404
introduced by Mr. Perkins February 16	
referred to committee on judiciary	
reported; amended; general order March 9	
reported; third reading March 19	
passed March 22	
returned; referred to E. and E. June 3reported enrolled June 8reported enrolled	
approved June 14.	
325. A bill to amend section 4430 of the compiled laws of 1871, being section 5893 of Howell's An-	
notated Statutes relative to the duties of commissioners on claims against deceased per	
sons, and to provide for their compensation:	
introduced by Mr. Perkins February 16.	421
referred to committee on judiciary	
reported; general order March 9.	
file No. 206.	
reported; third reading March 19.	1020-1
passed March 22	1035-6
returned; non-concurred June 24.	2888
826. A bill to authorize the village of Cheboygan to erect, operate, and maintain an electric	3
light plant in connection with its water works:	
introduced by Mr. Perkins February 16	. 422
referred to committee on judiciary	. 422
reported; general order May 4	1876
file 888.	
reported; third reading May 18	
passed; immediate effect May 20	
returned; referred to E. and E. June 24	
reported enrolled June 27	
approved June 28	
827. A bill to authorize the sale in certain cases of land devised or bequeathed by will without	
power of sale:	
introduced by Mr. Perkins February 16	
referred to committee on judiciary	
reported; general order March 18.	986
file No. 247.	100 40
reported; third reading March 29	
returned; referred to E. and E. June 22	
reported enrolled June 27	
approved June 24.	
828. A bill to allow the township drain commissioner of the township of Raisinville, Monroe	
county, to expend certain money now in the hands of the county treasurer for the pur-	
pose of clearing out the "Lootor drain," in said township:	
introduced by Mr. S. Baker February 16.	422
referred to committee on drainage	
829. A bill to preserve the ballot boxes from being opened or the ballots destroyed which were	
used in the city election held in the city of Detroit on the 2d day of November, A. D.	
1886:	
introduced by Mr. Grenell February 16	494
referred to the committee on elections	434
reported; general order February 18	498
file No. 126,	

			PAGE
		reported; third reading March 1	
		passed; immediate effect March 8returned; E. and E. March 4	
		•	
		reported enrolled March 7	
- 020		approved March 8	000-0
000 .	_	of canvassers:	
		introduced by Mr. Grenell February 16	424
		referred to committee on elections.	
		reported; substitute; general order March 11.	
		file No. 222.	910
		reported; referred to judiciary March 28.	124-6
		reported; substitute; general order May 19	
		file No. 481.	
		reported; third reading June 1	14-18
		passed; immediate effect June 2	
		returned; amended; concurred June 24	
		referred to E. and E. June 24.	
		reported enrolled June 27	
		approved June 29	
331.	A	bill to amend section 2 of chapter 4 and section 1 of chapter 10 of act No. 326, of session	
	_	laws of 1883 entitled "An act to provide a charter for the city of Detroit and to repeat	أمتده
		all acts and parts of acts in conflict therewith," approved June 7, 1883, and as amended	هي ه
		by act approved June 10, 1885:	
		introduced by Mr. Grenell February 16	
		referred to committee on municipal corporations	
		reported without recommendation May 3	
		general order on motion May 8	1869
		file No. 888.	
		reported; tabled May 18	
		taken up; referred to municipal corporations June 10	
		reported; substitute June 14	
		ordered printed for use of committee June 14	2540
		file No. 487.	
		reported; substitute general order June 22	
		paesed June 23	
		returned; non-concurred June 24	2802
332.		bill to amend section 2 of act 137 of the session laws of 1849, the same being compiler's section No. 8033, Howell's Annotated Statutes of Michigan, relative to proceedings against garnishees:	
		introduced by Mr. Grenell February 16	1.496
		referred to committee on judiciary	
		reported adverse; tabled May 11.	
222	A 1	bill to amend section 4 of chapter 18 of "An act to provide a charter for the city of De-	
٠	-	troit, and to repeal all acts and parts of acts in conflict therewith," approved June 7,	
		1883, and being act 388 of the session laws of 1888:	
		introduced by Mr. Grenell February 16.	426
		referred to committee on municipal corporations.	
		reported; general order March 29.	
		file No. 287.	
		reported; third reading April 11	251_R
		tabled April 18.	
		taken up; passed; immediate effect; April 19.	
		returned; amended; referred to E. and E. May 3	
		reported enrolled May 5	
		approved May 7	
884	A 1	bill to amend act No. 283, session laws of 1869, entitled "An act relative to free schools in	_,,
		the city of Detroit," approved February 24, 1869, and all acts amendatory thereto by	
		adding a section thereto, to stand as section 24:	

	PAGE,
introduced by Mr. Bettinger February 16	
referred to committee on education	
reported; amended; general order April 8file No. 299.	
reported; third reading May 18	
lost; reconsidered; tabled May 20	
taken up; passed; to take effect January 1, 1888, May 20	
returned; non-concurred June 24	
835. A bill to amend act No. 45 of the session laws of 1882, entitled "An act authorizing the con	
mon council of the city of Detroit, with the concurrence of the city council thereof,	
make a re-assessment to defray the expense of a public improvement on Jefferson avenu	
a street in said city, from the east curb line of Beaubien street to the railroad bridge	n
said city:"	
introduced by Mr. Bettinger February 16	
referred to committee on judiciary	
reported; general order April 14file No. 335.	1300
reported; third reading April 22	1435
passed; immediate effect May 8	1861-2
returned; referred to E. and E. June 24	2576-7
reported enrolled June 27	2900
approved June 29	2910-
336. A bill to amend section 3 of an act entitled "An act to revise an act to incorporate the cit	y
of Bay City, approved March 21, 1865, as amended by the several acts amendatory ar	d
revisionary thereof," approved March 80, 1881:	
introduced by Mr. Green February 16	42 5
referred to committee on municipal corporations	425
reported; suspended; passed; immediate effect February 19	529-30
returned; referred to E. and E. March 22,	1042-3
reported enrolled March 23.	. 1071
approved March 33	1064-
887. A bill to amend the charter of the city of Bay City:	
introduced by Mr. Green February 16	435-6
referred to committee on municipal corporations	
reported substitute; suspended; passed; immediate effect May 4	1879-80
returned; referred to E. and E. May 17	
reported enrolled May 19	
approved May 20	2164
title of substitute:	
A bill to amend sections 5 and 70 of act No. 346, session laws of 1881, entitled "An act	
revise an act to incorporate the city of Bay City," approved March 80, 1881, as amende	đ
and revised by the several acts amendatory and revisionary thereof.	
338. A bill authorizing the township of Portsmouth, in the county of Bay, to raise money b	y
loan upon the bonds of the township:	
introduced by Mr. Green February 16	
referred to committee on judiciary.	
reported; amended; general order March 3file No. 172.	
reported; third reading March 25	
passed; immediate effect March 29	
returned; referred to E. and E. June 10	
reported enrolled June 14.	
approved June 17	
839. A bill to amend section 5 of an act to organize the public library of Bay City and to reper section 12 of act 870 of the session laws of 1867:	
introduced by Mr. Green February 16	
referred to committee on municipal corporation	_ 426

		Page.
	returned; referred to E. and E. June 24.	
	reported enrolled June 27.	
	approved June 29.	
340. <i>I</i>	A bill to revise and amend an act entitled "An act to organize the Union School District	
	of Bay City," approved March 20, 1867, and the acts amendatory thereof:	
	introduced by Mr. Green February 16	
	referred to committee on education.	
	reported; general order March 2	716
	file No. 153.	
	reported; amended; third reading March 7	828-9
	amended; passed; immediate effect March 9	872-3
	returned; amended; concurred; referred to E. and E. April 9	1 23 8-9
	reported enrolled April 13.	1260
	approved April 14	1807
341.	A bill to amend section 15 of chapter 3 of an act entitled "An act to revise and consolidate	•
	the laws relating to public instruction and primary schools, and to repeal all statutes	1
	and acts contravening the provisions of this act," being act No. 164 of session laws of	!
	1881 as amended by aut No. 93 of session laws of 1883:	
	introduced by Mr. H. Watson February 16	426
	referred to committee on education.	
	reported; amended; general order March 30	
	file No. 298.	
	reported; amended; third reading April 11	1251_8
	lost; reconsidered; tabled April 18.	
249	A bill to provide a punishment for persons charged upon information or indictment in the	
	courts of record having criminal jurisdiction in this State with assault with intent to	
	commit the crime of murder or robbery and acquitted thereof, but convicted of assaul	
	and battery:	•
	introduced by Mr. Lakey February 16	426
	referred to the committee on judiciary	
	reported adverse; general order on motion May 12	
	file No. 408.	
	reported; third reading May 27.	9994 K
	tabled June 1	
	taken up: lost June 8.	
949	A bill to authorize the city of Menomineee to join with Wisconsin authorities and construc	
050.	a bridge across Menominee river:	•
	introduced by Mr. Breen February 16	426
	referred to committee on roads and bridges	
	reported; general order March 10.	
	file No. 212.	
	reported; third reading March 25	1108-7
	passed; immediate effect March 30.	
	returned; referred to E. and E. April 14.	
	· · · · · · · · · · · · · · · · · · ·	
	reported enrolled April 19approved April 20	
311. .	A bill to authorize the township of Flushing, in Genesee county, Michigan, to borrev	
	money to be used in public improvements in and for the benefit of said township and to issue bonds therefor:	•
		427
	introduced by N. A. Beecher February 16.	
	referred to committee on towns and counties	
	reported; general order March 4	. 798
	file No. 186.	OFO 4
	reported; third reading March 16	
	tabled March 22	
	taken up; suspended; lost; reconsidered; tabled May 12	
	taken up; amended; passed; immediate effect May 12	
	returned; amended; laid over June 17.	ルターび

non consumed Tune 01	Page,
non-concurred June 21	
returned; referred to E. and E. June 23	
reported enrolled June 27approved June 28	2000
345. A bill to define, limit and regulate the holding of land and receiving of rents and other	
interests in lands, by corporations, limited partnerships and joint stock companies formed	
or existing under the laws of other States and counties:	
introduced by Mr. Mulvey February 16.	427
referred to committee on judiciary.	
reported adverse; tabled June 2	
846. A bill to provide for the completion and furnishing of the State House of Correction and	
branch of the State prison at Marquette, in the Upper Peninsula, and to make an ap-	
propriation therefor:	
introduced by Mr. Mulvey February 16	427
referred to committee on Upper Peninsula prison	
reported; referred to ways and means February 18.	
reported; substitute; general order April 20	
file No. 355.	
reported; amended; third reading May 9.	1974-5
passed; immediate effect May 11	
returned; amended; concurred; referred to E. and E. May 20	
reported enrolled May 23	
approved May 24	
*347. A bill to provide for the safety of persons and employés engaged in operating and running	
machinery in the State of Michigan, and to compel the owners and operators of the	
same to provide safeguards to insure the protection of persons employed in and about	
the running and operating of machinery in this State:	
introduced by Mr. J. W. Robinson February 16	437
referred to committee on labor interests	
reported; general order February 21	556
file No. 141.	
discharged; referred to committee on labor interests and judiciary jointly March 2	741
judiclary discharged; referred to labor interests April 14	
reported; substitute; general order April 14	
merged with H. B. 582.	1801
file No. 339.	
reported; referred to judiciary May 4	
reported without recommendation; tabled June 24	
848. A bill to regulate the handling and selling of property by agents and commission mer-	
chants, and defining the rights of ownership therein:	
introduced by Mr. Eldred February 16.	
referred to committee on State affairs.	
reported without recommendation; tabled May 9	A.O-I
849. A bill to amend section 7 of act No. 254 of the session laws of 1869 entitled "An act to in-	
corporate the village of Burlington," approved March 8, 1869:	
introduced by Mr. Eldred February 16.	
referred to committee on municipal corporations	
ordered printed for use of committee March 11	800-1
file No. 202.	110 14
reported; tabled March 26	
returned; referred to E. and E. April 18reported enrolled April 19.	
approved April 20.	
850. A bill to amend section 7 of act No. 160 session laws of 1883, entitled "An act to provide for	
the location, erection, organization and management of an Asylum for Insane	
Criminals:"	

^{*} For record of this bill see No. 582.

		Page.
	introduced by Mr. Chapell February 16	
9E1	tabled	
001	to the delivery of grain by railroad companies," approve	•
	introduced by Mr. Chapman February 16	
	referred to committee on State affairs.	
	reported; amended; general order March 25	
	file No. 281.	\
	reported; amended; third reading April 9	1241-2
	passed April 12.	
	returned; amended; concurred; referred to E. and E.	
	reported enrolled May 21	
	approved May 24	2200
852	352. A bill to amend sections 8031, 8032, 8034, 8035, 8036, 8038, 8040, 8	047, 8048, 8054 of Howell's Anno-
	tated Statutes, being sections 1, 2, 4, 5, 6, 8, 10, 17, 18 and 24	of chapter 276 of said statutes :
	introduced by Mr. Dakin February 16	
	referred to committee on judiciary	
	reported; adverse; tabled May 11	
353	353. A bill making an appropriation for the support of the Mich	
	introduced by Mr. T. H. Williams February 16	
	tabled	
	taken up; referred to committee on Institute for Blind	
	discharged; referred to ways and means April 8	
	reported; amended; general order April 9	
	file No. 320.	1000
	reported; third reading April 20.	
	passed; immediate effect April 21	
	returned; amended; concurred; E. and E. May 19	
	reported enrolled May 21	
OK4	approved May 24	
OUT.	introduced by Mr. T. H. Williams February 16	
	tabled	
	taken up; ordered printed for use of committee and	
	tions June 1	
	file No. 460.	
355	355. A bill to provide for the compulsory education of children	in certain cases, and to repeal
	act No. 144 of the session laws of 1883, relating to the com	
	introduced by Mr. T. H. Williams February 16	428
	referred to committee on education	428
	reported; subsitute; general order April 15	1821
	file No. 342.	
	reported; third reading April 21	1412-18
	passed; immediate effect April 22	
	returned; amended; concurred; E. and E. May 19	
	discharged; reconsidered May 19	
	non-concurred in Senate amendments May 19	
	returned with modified amendments June 14	
	concurred; referred to E. and E. June 14	
	reported enrolled June 16	
	approved June 21.	
356	356. A bill authorizing the incorporation of suburban, homes	tead, villa, park and summer
	resort associations:	.aa a
	introduced by Mr. Webber February 16	
	referred to committee on private corporations	
	reported; general order March 8	102

			, Land
		reported; amended; third reading March 16	
		passed; immediate effect March 17	
		returned; amended; concurred; referred to E. and E. April 7	
		reported enrolled April 12	
		approved April 15.	
357.	A	bill pertaining to the preparation and disposition of the dead and to insure the better ed-	
		ucation of funeral directors:	
		introduced by Mr. Webber February 16.	
		referred to committee on public health	
		reported; general order March 24	078-4
		file No. 269.	
		reported; re-referred to public health March 30.	163-5
358.	A	bill to prohibit the use of scrip or store orders in the payment of the wages of laborers in	
		mills, shops and factories:	
		introduced by Mr. Ogg February 16	
		referred to the committee on labor interests	
		reported; general order March 30	1143
		file No. 297.	
		reported; amended; third reading April 22	
		passed; reconsidered May 3	
		referred to judiciary and labor interests jointly May 3	
		reported; amended; suspended; passed May 3	
		returned; non-concurred June 24	2888
350 .	A	bill to protect fruit gardens and orchards:	
		introduced by Mr. Manly February 16	
		referred to committee on horticulture	
		reported; amended; general order March 16	940
		file No. 236.	
		reported; tabled March 28	
36 0.	A	bill to amend section 4907 of the compiled laws of 1871 as amended by act No. 145 of the	
		session laws of 1883, relative to the supreme court and the practice therein:	
		introduced by Mr. Diekema February 16	
		referred to committee on judiciary	
		reported; general order March 2	15–16
		file No. 154.	
		reported; third reading March 5.	
		passed March 8	
		immediate effect March 9	88
		returned; referred to E. and E. April 18.	275
		Senate request return of April 15	337-
		E. and E. discharged April 15	133
		returned to Senate April 15.	183
		returned non-concurred June 24	288
361.	A	bill to provide for appeals from the decisions of judges of courts of record, or courts of	
		record to the supreme court in habeas corpus proceedings by writ of error or certiorari:	
		introduced by Mr. Diekema February 18	
		referred to committee on judiciary	49
		reported adverse; tabled June 2	285
362.	A	bill to incorporate the village of Bessemer:	
		introduced by Mr. Kallander February 16	43
		referred to committee on municipal corporations	43
		reported substitute; suspended; passed; immediate effect February 19	525
		returned; referred to E. and E. February 21.	56
		reported enrolled February 25	67
		approved March 1	690-
868 ,	A	bill prescribing certain duties of telephone companies, prohibiting discrimination be-	
		tween patrons, to regulate the rental allowed for the use of telephones and fixing a pen-	
		alty for its violation:	

	PAGE.
introduced by Mr. Reader February 16	
referred to committee on railroads	
reported adverse; tabled March 16	
taken up; referred to state affairs May 26	
reported without recommendation June 3 general order on motion June 8	
discharged; referred to state affairs June 8.	
reported without recommendation June 9.	
general order on motion June 9	
file No. 475.	
reported; substitute June 15	260
substitute ordered printed in Journal June 15	
reported; struck out title; tabled June 16	
364. A bill to re-incorporate the village of Ithaca, county of Gratiot, State of Michigan:	
introduced by Mr. Wood February 16	43
referred to committee on municipal corporations	
reported; suspended; passed; immediate effect February 18	490-
returned; referred to E. and E. February 19	58
reported enrolled February 25	65
approved February 25.	
365. A bill providing the ceding to the United States the exclusive jurisdiction over the site a	
grounds selected, or to be hereafter selected, for the erection of a public building for t	
use of the United States court, postoffice, custom-house, internal revenue office and oth	
public offices of the United States in the city of East Saginaw, Michigan, during t	
time that the United States shall be or remain the owner thereof for all purposes exce	
the administration of the criminal laws of the State of Michigan, and service of ci	nı
process therein:	48
introduced by Mr. Linton February 16referred to committee on municipal corporations	
reported; suspended pending action; tabled February 17	
taken up; passed; immediate effect February 17	
returned; referred to E. and E. February 19.	
reported enrolled February 25.	
approved March 1.	
366. A bill to provide for laying out and establishing the Bay City, Au Sable and Alpena Sta	
road, with the Tawas and Manistee State road, in the counties of Iosco, Arenac and Og	
maw, to be known as the Arenac, Iosco and Ogemaw road:	
introduced by Mr. Hoobler February 16	480
referred to committee on drainage	430
reported; general order February 19	527
file No. 138.	
reported; referred to public lands March 19	
reported; amended; general order April 21	
reported; third reading May 8	
passed; title amended; immediate effect May 4	
returned; amended; concurred June 22	
referred to E. and E June 22	
reported enrolled June 22.	
approved June 24.	2825
367. A bill to reincorporate the village of St. Louis, Michigan:	490
introduced by Mr. Wood February 16	
referred to committee on municipal corporationsreported; substitute; suspended; passed; immediate effect March 1, 1887	
returned; concurred; E. and E. March 3.	
reported enrolled March 4.	
approved March 5	
368. A bill to prevent the manufacture and sale of spirituous, malt, brewed and fermente	
liquors, and to provide a remedy for the recovery of damages in certain cases:	•

	PAGE.
introduced by Mr. Rumsey February 16	
referred to the committee on ways and means	430
869. A bill to require proof of the qualification of electors in certain cases:	
introduced by Mr. Rumsey February 16	
referred to the committee on elections	
reported ; general order February 21file No. 143.	
reported; referred to committee on judiciary March 3	
reported adverse; tabled June 10	2487
370. A bill to amend section No. 1 of chapter 6 of an act entitled "An act to revise and consoli-	
date the laws relating to public instruction and primary schools, and to repeal all stat-	
utes and acts contravening the provisions of this act," being act No. 164 of the session	
laws of 1881:	 .
introduced by Mr. Rumsey February 16	
referred to the committee on education	
reported; general order March 8file No. 195.	831
reported; third reading March 16	
passed; immediate effect March 22	.081-2
returned; referred to E. and E. March 30	
reported enrolled April 815	:10 -11
approved April 8	:13-14
371. A bill to regulate the trial of actions for damages arising from negligence:	
introduced by Mr. Herrington February 17	
referred to committee on judiciary	
ordered printed for use of committee March 24	
reported; amended; general order April 22	14.09
reported; third reading May 3	1871
passed; May 4	
returned; non-concurred June 24.	
372. A bill to prohibit railroad companies employing persons addicted to the use of intoxicating	
beverages, and provide a penalty therefor:	
introduced by Mr. Burr February 17	457
tabled	457
373. A bill to regulate the sale of malt, brewed, fermented or spirituous and vinous liquors in	
cities, towns, counties and villages in this State:	
introduced by Mr. Burr February 17	457
tabled	457
taken up; referred to liquor traffic May 10	1968
reported; general order May 20.	2156
file No. 434.	
reported; amended: third reading June 1	
ordered printed in journal June 1	
amended; tabled June 2.	
taken up; lost; reconsidered; tabled June 2	
taken up; amended; passed June 8	
returned; amended; title amended June 16.	
concurred ; referred to E. and E. June 16	
approved June 21.	2627 2656
374. A bill to amend section 18 of act No. 153, session laws of 1885, abolishing the board of re-	
view, and prescribing the duties of supervisors in certain cases:	
introduced by Mr. Bates February 17.	457
referred to committee on judiciary	
reported without recommendation; general order on motion May 19.	
file No. 432.	
reported; amended; third reading June 7	2428

lost June 9	PAGE.
375. A bill to amend section 6 of act No. 284 of the local acts of 1869, entitled "An act to revis	
the charter of the village of Saugatuck," approved March 12, 1869:	~
introduced by Mr. Bates February 17	457
referred to committee on municipal corporations.	
reported; suspended; passed; immediate effect February 18	
Senate return a substitute, being Senate file No. 249 May 20	
entitled:	
A bill to authorize and empower the president and trustees of the village of Saugatuc	k ·
to vacate the public square, so-called, in said village.	
referred to committee on municipal corporations May 20	. 2166
reported; suspended; passed; immediate effect May 24	2220-1
376. A bill to provide for the appointment of a county highway commissioner, and for the per	r-
manent improvement of county roads:	
introduced by Mr. Bates February 17	457
referred to committee on roads and bridges	457
reported without recommendation; general order March 2	
file No. 168.	
. reported; struck out title; tabled March 16	. 951-9
377. A bill to authorize the board of control of State swamp lands to make an appropriation of	f
swamp lands to drain and reclaim marsh and overflowed lands in the townships of Albe	е
and Spalding, Saginaw county:	
introduced by Mr. Snow February 17	. 457
tabled	. 457-8
taken up; referred to committee on drainage March 25	_ 1108
reported; general order April 15	_ 1326
file No. 341.	
reported; amended; third reading May 4	_1891-2
passed ; immediate effect May 5	1916-17
returned; referred to E. and E. June 24	. 2875
reported enrolled June 27.	. 2899
approved June 29	. 2906
378. A bill to amend compiler's section 9188 of chapter 318 of Howell's Annotated Statutes rela	-
tive to the fraudulent removal or embezzlement of property leased or under contract of	£
purchase, and to repeal section 2, compiler's section 9189 of said act:	
introduced by Mr. Snow February 15	. 458
referred to the committee on judiciary	_ 458
reported; substitute; general order April 20	_ 1874
file No. 368.	
reported; third reading May 9	.1973-5
passed May 10.	_1980-1
returned; referred to E. and E. June 3	.2870-1
reported enrolled June 7	. 2410
approved June 9	. 2465
379. A bill to repeal an act relative to the fraudulent removal or embezzlement of chattel mort	;_
gaged property, the same being compiler's section 9187 of Howell's Annotated Statutes	:
introduced by Mr. Snow February 17.	_ 458
referred to committee on judiciary	_ 458
reported; substitute; general order April 20	.1878-4
file No. 362. •	
reported; third reading May 9	.1978-5
passed May 10	
returned; referred to E, and E. June 2.	_ 2324
reported enrolled June 8	. 2379
approved June 9.	_ 2464
380. A bill to provide for the introduction and use of safety gates upon swing and draw bridges	:
introduced by Mr. Snow February 17	. 458

	•	Page,
	referred to committee on roads and bridges	458
	reported; general order June 22	
	suspended; passed June 23	2715
	returned; referred to E. and E. June 34	2845
	reported enrolled June 27	2901
	approved June 29	2000
881.	A bill to authorize the township of Bloomfield to borrow money to be used in cleaning,	
	dredging and straightening a portion of Cheboyganing creek, in Saginaw county, and	
	to issue bonds therefor:	
	introduced by Mr. Snow February 17	458
	referred to committee on judiciary	458
	reported; amended; general order March 11	913 -14
	suspended; passed; immediate effect March 11	913-14
	returned; referred to E. and E. March 22	1043
	reported enrolled March 26	1115
	approved March 28	1128-4
382.	A bill to authorize the township of Frankenmuth to borrow money to be used in cleaning,	
	dredging and straightening a portion of Cheboyganing creek, in Saginaw county, and to	1
	issue bonds therefor:	
	introduced by Mr. Snow February 17	
	referred to committee on judiciary	456
	reported; general order March 11	
	suspended; passed; immediate effect March 11	914-15
	returned; referred to E. and E. March 22	
	reported enrolled March 28	1115
	approved March 28	
888.	A bill to authorize the township of Buena Vista to borrow money to be used in cleaning,	
	dredging and straightening a portion of Cheboyganing creek, in Saginaw county, and	
	to issue bonds therefor:	
	introduced by Mr. Snow February 17	
	referred to committee on judiciary	
	reported; general order March 11	
	suspended; passed; immediate effect March 11	
	returned; referred to E. and E. March 22.	
	reported enrolled March 26	
	approved March 28.	
884.	A bill to revise the charter of the city of Big Rapids, being amendatory of an act entitled	
	"An act to revise the charter of the city of Big Rapids:"	450 0
	introduced by Mr. Jones February 17.	990-9
	referred to committee on municipal corporations	424
	returned; referred to E. and E. February 17.	
	reported enrolled February 19	
	Senate request return of February 21	
	- · · · · · · · · · · · · · · · · · · ·	
	Governor requested to return to the House February 21	
	returned; amended; E. and E. February 21	
	reported enrolled February 21	
	approved February 24.	
202	A bill to amend the charter of the city of Kalamazoo, being act No. 887 of the session laws	
U00.	A bill to amend the charter of the city of Kalamazoo, being act No. 301 of the session laws of 1883:	•
	introduced by Mr. Lakey February 17	450
	referred to committee on municipal corporations.	
	reported; substitute; general order April 20.	
	suspended; passed; immediate effect April 20.	
	returned; referred to E. and E. April 21	
	reported enrolled April 29	
	annroyed Antil 20	1880

		Page
886,	A bill to authorize the circuit court of Kalamazoo county to appoint a crier:	
	introduced by Mr. Lakey February 17	
	referred to committee on judiciary	
	reported; general order May 4	
	suspended; passed; immediate effect May 4	
	returned; referred to E. and E. June 22.	
	reported enrolled June 22.	
	approved June 28.	
867.	A bill to amend chapter 303 of Howell's Annotated Statutes, entitled "An act to provide for	
	the regulation and enforcement of assignments for the benefit of creditors," by amend-	
	ing section 2 of said act, being compiler's section 8740, and by adding five new sections	
	to said chapter, to be known as sections 12, 18, 14, 15 and 16:	
	introduced by Mr. Crocker February 17	
	referred to committee on judiciary	
	reported; substitute; general order May 21	219
	file No. 439.	
	reported; amended; third reading June 1	
	passed; title amended June 8	
	returned; non-concurred June 24	
368 .	A bill to carry into effect section 12 or article 15 of the constitution, relative to the holding	
	of real estate by corporations:	
	introduced by Mr. Makelim February 17.	
	referred to committee on public lands	
	reported; printed for use of committee March 28	1061
•••	file No. 286.	
38W.	A bill to amend section 1 of chapter 1, and section 2 of chapter 2, and to repeal section 3 of	
	chapter 2 of an act entitled "An act to incorporate the city of Marquette," being act 202	
	of the session laws of 1871, approved February 27, 1871, as amended by the several acts	
	amendatory thereof:	
	introduced by Mr. Mulvey February 17.	
	referred to committee on municipal corporations.	
	reported; substitute; suspended; immediate effect February 25	
	returned; referred to E. and E. March 1	
	reported enrolled March 2	
~~~	approved March 8.	779
æu.	A bill to amend section 10 of act No. 49 of the session laws of 1875, entitled "An act to pro-	•
	vide for a municipal court in the city of Grand Rapids, to be called the superior court	
	of Grand Rapids," approved March 24, 1875:	.=
	introduced by Mr. Dillon February 17	
•	referred to committee on municipal corporations	460
961.	A bill to provide for the appointment of administrators and executors in certain cases	
	without publication of bonds:	
	introduced by Mr. Dillon February 17.	460
	referred to committee on judiciary.	460
	reported adverse;,tabled June 7	24-25
wz.	A bill to repeal act No. 132 of the session laws of 1885, being an act to amend section 965 of	
	Howell's Annotated Statutes, relative to State Board of Charities:	
	introduced by Mr. Linton February 17	460
	referred to committee on State affairs	
	reported; general order April 8.	1208
	file No. 309.	
	reported; referred to State affairs April 28.	1558
	reported; general order May 21	2189
	reported; third reading June 7	2427
	tabled June 9.	2469
<b>90.</b> .	A bill to revise and amend the charter of Hillsdale:	
	introduced by Mr. Chapman February 17	460

			,TGE
		taken up; referred to municipal corporations May 16	
		reported; substitute; suspended; passed; immediate effect June 16	
		returned; referred to E. and E. June 23	
		reported enrolled June 27	
904		approved June 24	202
OP3.	_	draulic Company:	
		introduced by Mr. Killean February 17.	460
		referred to committee on municipal corporations.	
80K.	A	bill to amend act No. 228 of the session laws of 1849, relative to the Grand Rapids Hy-	
		draulic Company:	
		introduced by Mr. Killean February 17.	480
		referred to committee on municipal corporations	
		reported; substitute; suspended; passed; immediate effect April 29	
		returned; title amended; referred to E. and E. May 6	
		reported enrolled May 11	
		approved May 11	2017
		title of substitute:	
		A bill to provide for the election of a collector of taxes for the several wards of the city	
		of Grand Rapids, and to prescribe the duties of such collectors.	
896.	A	bill to amend section 1 of act No. 105 of the session laws of 1868, being section 4968 of	
		Howell's Annotated Statutes of Michigan, relating to the duties of the State Board of	
		Education:	
		introduced by Mr. Beecher February 17	
		referred to committee on education	
907	Δ	reported adverse; tabled June 8	
٠		fine its duties and to provide for the expense thereof:	
		introduced by Mr. Beecher February 17.	<b>460-</b> 1
		tabled	
		taken up and referred to State affairs March 39.	
		reported; general order April 19	
		file No. 858.	
		reported; amended; third reading May 9	<b>974-</b> 5
		passed May 10.	1967
		returned; referred to E. and E. June 29	
		reported enrolled June 27	
		approved June 28.	2004
.896.	A	bill to amend section 2 of chapter 4 of act No. 826 of the session laws of 1888, entitled	
		"An act to provide a charter for the city of Detroit, and to repeal all acts and parts of	
		acts in conflict therewith," approved June 7, 1888, as amended by act approved June 10, 1885:	
		introduced by Mr. Hosford February 17	481
		referred to committee on municipal corporations.	
		reported; general order March 29	
		file No. 288.	
		reported; third reading April 11	261-5
		passed; immediate effect April 18	
		returned; Senate substitute, being Senate file 227 May 20	1164-4
		referred to committee of members from the city of Detroit, May 20	
899.	A	bill to limit the jurisdiction of the supreme court of the State of Michigan:	
		introduced by Mr. Hosford February 17	46
		referred to committee on judiciary	
		reported; ordered printed; general order March 3	71
		file No. 156.	
		reported; third reading March 16	
		tabled March 17	96

	PAGE.
400. A bill to limit the holding of land in this State by corporations of other States and foreig countries:	n
introduced by Mr. Hosford February 17	461
tabled	
taken up; referred to public lands April 7	1188
401. A bill to authorize the township of St. Joseph, in the county of Berrien, to borrow mone to build a bridge across the St. Joseph river and to issue bonds therefor:	
introduced by Mr. W. A. Baker February 17referred to committee on judiciary	
discharged; referred to roads and bridges March 15.	
reported; referred to roads and bridges March 15.	
reported; suspended; passed; immediate effect March 17	
returned; referred to E. and E. March 18.	
reported enrolled March 23.	
approved March 25	1098-9
402. A bill to amend section 9 of act No. 177 of the session laws of 1877 relative to railroad cor	n-
panies, being section 3323 of Howell's Annotated Statutes of Michigan:	
introduced by Mr. Tindall February 17	461
referred to committee on railroads	
reported adverse June 14	
general order on motion June 14	
reported; amended; third reading June 16file No. 485.	2802
tabled Jupe 17	2841-2
taken up; referred to	
reported substitute; tabled	
taken up; passed June 23	
returned; non-concurred June 24	
408. A bill to provide for the election of Commissioner of Insurance, and to further enlarge as	7Q
define the powers and duties of the Insurance Bureau:	401 0
introduced by Mr. Baumgardner February 17	
referred to committee on manufacturesreported; ordered printed for use of committee March 25	
file No. 290.	
reported; general order April 20	
reported; third reading April 25.	
tabled May 8	
action as to tabled May 4	
taken up; lost May 4	
act to revise and consolidate the laws relating to the establishment, opening, improv	
ment and maintenance of highways and private roads, and the building, repairing as	
preservation of bridges within this State:"	
introduced by Mr. Powers February 17	462
referred to committee on roads and bridges	
reported; general order March 8	832
file No. 198.	
reported; amended; third reading March 16	
referred to roads and bridges March 18	
reported; amended; general order April 8	1208-4
reported; third reading April 15	1841-8
passed April 20	
returned; referred to E. and E. May 25	
reported enrolled May 27	
approved June 1	
406. A bill to authorize the board of supervisors of Antrim county to establish, maintain as operate one or more ferries across Clam river, in said county:	<u>u</u>
operate one of more refres across Chain fiver, in said county:	

P	TOT
introduced by Mr. Dougherty February 17	462
referred to committee on harbors	465
reported; general order February 19	501
reported; 'third reading March 1	710-15
passed; immediate effect March 4	787
returned; referred to E. and E. March 8.	831
reported enrolled March 10	886
approved March 11.	917
406. A bill to add one section to act No. 14 of session laws of 1885, entitled "An act for the better	
protection of labor debts," said new section to stand as section 7 of said act:	
introduced by Mr. Dougherty February 17	462
referred to committee on labor interests	463
reported; general order February 21file No. 140.	556-7
reported; third reading March 2	745-6
referred to the committee on judiciary March 8	788
407. A bill to incorporate the village of East Tawas in Iosco county:	
introduced by Mr. Hoobler February 17.	465
referred to committee on municipal corporations	46
reported; suspended; passed; immediate effect February 17	
returned; referred to E. and E. February 18	502-8
reported enrolled February 18.	496
approved February 19.	580
408. A bill to detach certain territory from the township of Kawkawlin and attach the same to	
the township of Bangor in Bay county:	
introduced by Mr. Brock February 17	462
referred to committee on towns and counties	462
reported; general order May 20.	2183
file No. 485.	
discharged; suspended; passed; immediate effect June 9	473-4
returned; referred to E. and E. June 22	278.
reported enrolled June #1	
approved June 25	2886
400. A bill to amend sections 8, 17, 22, 23 and 42 of title 5, entire title 11, by substituting a new	
title therefor, to stand as title 11, section 3, and the title of title 12, section 8 of title 13,	
section 12 of title 14, of an act entitled "An act to revise and amend the charter of West	
Bay City," and to repeal all acts and parts of acts in conflict therewith, being act No.	
307 of the session laws of 1885, approved April 1, 1885, and to add a new title thereto, con-	
taining sections 1 and 8 inclusive, to stand as title 18 thereof:	
introduced by Mr. Brock February i7	
referred to committee on municipal corporations	
reported; suspended; passed; immediate effect March 18	
Senate requested to return April 8.	
returned; reconsidered April 9	
referred to committee on municipal corporations April 9.	
reported; substitute; suspended; passed; immediate effect April 9	
returned; referred to E. and E. April 13.	
reported enrolled April 15	
approved April 19.	.000-6
410. A bill to prevent the employment by corporations of aliens who shall not have declared	
their intentions to become citizens:	4,000
introduced by Mr. Grenell February 17.	463
referred to committee on labor interests.	463
reported; general order February 19	552
reported; referred to judiciary and labor interests March 1	710-12 9588

	PAGE
411. A bill to prohibit the employment of children under 14 years of age and of females under	r
16 years of age for more than nine hours a day:	
introduced by Mr. Grenell February 17	
referred to committee on labor interests	
reported without recommendation; tabled February 21	
taken up; general order on motion April 9	124
reported; third reading April 21	.1412-1
amended; title amended; passed April 22	143
returned; amended; laid over June 1	2296-7
concurred; referred to E. and E. June 3	. <b>.2377</b> -8
reported enrolled June 7	2411
approved June 7	. 2427
412. A bill to establish courts of conciliation:	
introduced by Mr. Grenell February 17	46
tabled	46
418. A bill to provide for the assessment of property and the levy and collection of tax	38
thereon:	
introduced by Mr. Grenell February 17	46
tabled	
taken up; referred to judiciary March 2	78
ordered printed for use of committee April 29.	189
file No. 377.	
reported; adverse; tabled June 2	285
reported; tabled June 17	
414. A bill to amend section 28 of an act entitled "An act to provide for the organization ar	
powers of the supreme court," approved April 4, 1851, and being section 6424 of Howell	
compilation:	
introduced by Mr. Diekema February 17	46
referred to committee on judiciary	
reported; general order March 2.	
file No. 164.	
reported; third reading March 7	828-4
passed	
returned; amended; laid over May 26	
concurred; referred to E. and E. June 3	
reported enrolled June 7.	
approved June 7	
415. A bill to provide for the appointment, fix the compensation and prescribe the duties of the	
stenographer of the circuit courts for the counties of Allegan and Ottawa, now con	
prising the twentieth judicial circuit:	-
introduced by Mr. Diekema February 17	46
referred to committee on judiciary	
reported; general order April 8	
file No. 305.	
reported; third reading April 20	138
passed; immediate effect April 21	
returned; amended; concurred; E. and E. June 14	
reported enrolled June 16.	
·	282
approved June 24.  416. A bill to amend sections 8026, 8027, 8028 and 8029 of chapter 275 of title 32 of Howell's Ann	
tated Statutes of the State of Michigan, in relation to the dissolution of attachments introduced by Mr. Bentley February 17	AR9
referred to committee on judiciaryreported adverse; tabled May 11	
417. A bill to authorize and empower the board of control of State swamp lands to construct	
ditch through the townships of Hebron and Mackinaw, in Cheboygan county:	46
introduced by Mr. Perkins February 17	40

7	PAGE.
referred to committee on drainage	464
reported; general order April 8	1207
file No. 308.	
reported; third reading April 22.	1436
passed; immediate effect May 3.	1850
returned; amended; laid over June 2	2226
concurred; referred to E. and E. June 3	2378
reported enrolled June 7	
approved June 7.	2426
418. A bill making appropriation for the State Board of Fish Commissioners for the year ending	
June 30, 1888, and the year ending June 30, 1889:	
introduced by Mr. Perkins February 17	464
referred to committee on fisheries	
reported; referred to ways and means March 4	796
reported; amended; general order May 8	
file No. 382.	
reported; amended; third reading May 18	128-9
passed; immediate effect May 19	147-8
returned; amended; concurred; E. and E. June 15	562-3
reported enrolled June 17	2027
approved June 28.	2446
419. A bill to provide for laying out of a State road in Bay county:	
introduced by Mr. Brock February 17	464
referred to committee on roads and bridges	464
reported; general order February 18	438
file No. 124.	
reported; third reading March 1	10-L2
passed; immediate effect March 2	<b>29-3</b> 0
returned; referred to E. and E. March 10	<del>89-9</del> 0
reported enrolled March 15.	929
approved March 17.	961
420. A bill for the identification of convicts:	
introduced by Mr. S. Baker	
referred to committee on State prison	464
reported; general order April 9	1230
file No. 817.	
· reported; third reading April 20.	
passed April 21	<b>402-</b> 8
returned; referred to E. and E. May 20	
reported enrolled May 23	
approved May 24	2310
421. A bill to amend section 2 of chapter 2, sections 2, 8 and 12 of chapter 8, section 2 of chapter	
4 of act No. 227 of the session laws of 1885, approved June 20, 1885, entitled "An act to	
provide for the constructions and maintanence of drains and the assessment and collec-	
tion of taxes therefor, and to repeal all other laws relative thereto ":	
introduced by Mr. S. Baker February 17	
referred to committee on drainage	464
422. A bill to organize the township of Cedar, in the county of Mackinac:	
introduced by Mr. Chamberlain February 17	
referred to committee on towns and counties	464
reported; general order March 17	955
suspended; passed; immediate effect March 17	
returned; referred to E. and E. March 18	995
reported enrolled March 19.	1014
approved March 21	1023
423. A bill to incorporate the village of Naubinway, in the county of Mackinac:	40
introduced by Mr. Chamberlain February 17	404-0

	reported; substitute; general order March 17	Page. 958
	file No. 239.	
	reported; third reading March 26	
	passed; immediate effect March 80.	
	returned; referred to E. and E. April 15.	
	reported enrolled April 21	
	approved April 23	1552
<b>424.</b>	A bill to provide a remedy for the recovery of damages arising from injuries to domestic	
	animals by reason of barbed wire fences built on the line between adjoining farms and	
	to prohibit the construction of barbed wire fences in cities and villages:	
	introduced by Mr. Wilson February 17	
	referred to committee on judiciary	
	reported adverse; tabled June 15	
425.	A bill to provide for the employment of prisoners in the State prison at Jackson and house	
	of correction at Ionia; to establish their hours of labor, and to make an appropriation	
	for the employment of persons and to repeal all acts or parts of acts in contravention to	1
	this act:	
	introduced by Mr. Ogg February 17	
	referred to committee on State prison	
	reported; substitute; general order April 9	1230-1
	file No. 826.	1 405
	discharged; referred to ways and mean April 23	
	reported without recommendation May 7.	
	general order; on motion May 7.	
	reported; amended; third reading June 7	
	lost; reconsidered; tabled June 14taken up; amended; passed; title amended June 22	
	returned; non-concurred June 24.	
198	A bill for the suppression of lottery gifts by store-keepers and others to secure patronage:	
<b></b>	introduced by Mr. Bettinger February 17	
	referred to committee on State affairs.	
497	A bill to provide for service of legal process upon non-residents of this State engaged in	
	carrying on business within the same:	•
	introduced by Mr. Kallander February 17	. 465
	referred to committee on judiciary	
	reported adverse; tabled May 18	
428.	A bill to amend section 8 of an act entitled "An act to regulate the manufacture and to	
	provide for the inspection of salt," approved March 6, 1869, being section 1501 of Howell's	
	Annotated Statutes:	
	introduced by Mr. Reader February 17	. 465
	referred to committee on lumber and salt	
	reported; general order June 3	. 2366
	file No. 468.	
	reported; third reading June 10	.2501-2
	tabled June 14	
	taken up; passed; title amended June 15	. <b>25</b> 81-2
	returned; referred to E. and E. June 17	. 2630
	reported enrolled June 21	. 2678
	approved June 23.	. 2747
420	. A bill to detach certain territory from graded school district No. 4, of Evergreen, Sidney	•
	Bushnell and Fairplains, and from primary districts Nos. 1 and 5 of Sidney, and from	1
	fractional No. 6 of Evergreen and Sidney, in the county of Montcalm, and erect the same	9
	into a primary school district, and to provide for election of officers for said district:	
	introduced by Mr. J. W. Robinson February 17	
	referred to committees on education and judiciary jointly	
	judiciary committee discharged March 22	
	indicions report referred to education March 28	1069

	PAG
reported ; general order April 12	
reported; third reading April 21	1412-1
passed; immediate effect April 22	
returned; referred to E. and E. May 20.	
reported enrolled May 23	
approved May 24	
420. A bill to amend the charter of the public schools of Albion City:	
introduced by Mr. Hoaglin February 17	<b>4</b> 0
referred to committee on education	
reported; general order February 19	🖅
file No. 130.	
reported; third reading March 1	
passed; immediate effect March 2	क्र-
returned; amended; concurred; referred to E. and E. March 10	
reported enrolled March 11	
approved March 17	967
431. A bill to provide for the ceding to the United States of exclusive jurisdiction over	the site
and grounds selected, or hereafter to be selected, for the erection of a public	building
for the use of the United States court, post-office, custom house, internal revenue	ue office,
and other public offices of the United States, in the city of Bay City, Michigan	, during
the time the United States shall be and remain the owner thereof, for all purp	
cept the administration of the criminal laws of the State of Michigan and the	services
of civil process therein:	
introduced by Mr. Green February 17	
referred to committee on federal relations	
reported; suspended; passed; immediate effect February 17	
returned; referred to E. and E. February 19	
reported enrolled February 25	
approved March 1	
432. A bill to provide for the inspection and management of steam boilers, licensing er	igineers,
and appointment of inspectors:	
introduced by Mr. Green February 17	
referred to committee on manufactures	
reported adverse; tabled March 24	
taken up; referred to manufactures April 29	
reported; amended; general order June 2.	
reported; third reading June 16	
433. A bill to amend sections 1, 2 and 3 of chapter 25 of act No. 358, local acts of 1875,	
"An act to revise and amend the charter of the city of Jackson," approved April	
introduced by Mr. T. H. Williams February 17	
tabled	
taken up; referred to municipal corporations May 24	
ordered printed for use of committee June 1	
file No. 461.	•
reported; tabled June 17	2025-4
434. A bill to amend section 10 of chapter 23 of act No. 358, local acts of 1875, entitled	
to revise and amend the charter of the city of Jackson," approved April 27, 1875	_
introduced by Mr. T. H. Williams February 17	
tabled	
taken up; referred to committee on ways and means May 19	
reported; substitute; adverse; general order on motion May 24	
file No. 41.	
reported; struck out title; tabled June 8	2002
motion to reconsider; tabled June 3	
title of substitute:	

	"A bill making an appropriation to aid in maintaining the fire department in the city of	Page. [
	Jackson."	
435.	A bill to authorize the board of control of State swamp lands to make an appropriation of	
	swamp lands for the purpose of cleaning, dredging and clearing out the south branch of	<b>!</b> .
	Black Creek in the township of Eggleston, and also township and county drains in the	•
	township of Moorland in the county of Muskegon and State of Michigan:	
	introduced by Mr. Holt February 17	466-7
	referred to committee on drainage	. 467
436.	A bill to determine the civil liability of persons and corporations for injuries to or death	ı
	of persons, and for injuries to personal property:	
	introduced by Mr. Holt	467
	referred to the committee on judiciary	
	reported; adverse; tabled May 4.	
487.	A bill to amend section 6200 of chapter 234 of Howell's Annotated Statutes of the State of	
	Michigan, relative to the foreclosure of chattel mortgages and pledges:	
	introduced by Mr. Holt February 17	. 467
	referred to committee on judiciary	
	reported; amended; general order April 15	
	file No. 348.	. 2000
	reported; third reading May 8	1971
	tabled May 4	
	taken up; amended; passed; title amended May 4	
	returned; referred to E. and E. June 7	
	reported enrolled June 8.	
400	approved June 14.	
108.	A bill to change the name of Helen C. Buck and that of each of her four children, Maggie	
	R. Buck, Ella M. Buck, Jessie Buck and Robert C. Buck to Helen Clark, Maggie R	•
	Clark, Ella M. Clark, Jessie Clark and Robert C. Clark respectively:	400
	introduced by Mr. Holt February 17	
	referred to the committee on judiciary	
	reported; general order March 8	. 883
	file No. 198.	
	reported; third reading March 16	
	passed; immediate effect March 22	
	returned; referred to E. and E. June 3	. 2870
	reported enrolled June 7	. 2411
	approved June 9	. 2464
430.	A bill to provide a general law under which corporations may be formed to carry on print	-
	ing, publishing and book-binding, and any or either of them:	
	introduced by Mr. Holt February 17	. 467
	referred to committee on judiciary	. 467
	reported; general order March 19	. 1014
	file No. 255.	
	reported; third reading March 80	.1163-5
	tabled April 7	
	taken up; passed; immediate effect April 8	
	returned : referred to E. and E. June 24.	
	reported enrolled June 27.	
		2912
440	A bill to provide for the payment of bounties to regular soldiers in the military and naval	
-T-U,	service of the United States:	•
	introduced by Mr. Cady February 17.	. 407
	tabled	
441	A bill to provide for the requiring of new bonds from the trustees of the estates of deceased	
WILL.	· · · · · · · · · · · · · · · · · · ·	•
	persons, and to discharge existing sureties : introduced by Mr. Herrington February 17	484
	referred to committee on judiciary	. 484

	Page.
reported; adverse; tabled April 38	
*442. A bill granting that corporations may be organized the object of which shall be to unite	
the reputable pharmacists and druggists of the State of Michigan for the purpose of im-	
proving the science and art of pharmacy, the elevation of its standard, and promotion	
by legitimate means of the practice of pharmacy among properly qualified persons of that profession:	
introduced by Mr. Bardwell February 17	484.5
referred to committee on public health	
reported; general order March 2.	
file No. 163.	
reported; third reading March 21	1095_A
passed; title amended; immediate effect March 22.	
returned; referred to E. and E. April 13.	
reported enrolled April 19.	
approved April 19.	
1443. A bill to amend section 12 of act No. 206 of the session laws of 1867, entitled "An act to	
revise the charter of the village of Hudson" and all subsequent amendments of said	
section:	•
introduced by Mr. Abbott February 17.	485
tabled	
444. A bill to incorporate the city of Midland:	
introduced by Mr. Wilson February 18.	409.8
suspended; passed; immediate effect February 18.	
returned; amended; concurred E. and E. February 19.	
reported enrolled February 21.	
approved February 34	
445. A bill to provide for the erection of a hospital, barn and carriage house at the Michigan	
Soldiers' Home and to make an appropriation therefor:	
introduced by Mr. Dickson February 18.	510
tabled.	
taken up; referred to committee on Soldiers' Home March 4.	
reported substitute and referred to ways and means March 4	
reported; substitute; general order April 20.	
file No. 356.	
reported; third reading May 9	1978-5
passed ; immediate effect May 10.	
returned substitute June 15	
Senate file No. 20.	
passed : immediate effect June 15.	2570-1
Senate have made the bill their own.	
Senate requested to return June 15.	2580
received; reconsidered June 16	2506
referred to ways and means June 16.	
reported; amended June 17	
passed; immediate effect June 17.	
446. A bill making an appropriation for the current expenses of the Michigan Soldiers' Home	
for the years 1887 and 1888 :	
introduced by Mr. Dickson February 18	510
tabled	
taken up; referred to committee on Soldiers' Home March 4	
reported substitute; referred to ways and means March 4	
reported; amended; general order March 17	
file No. 241.	
reported; third reading April 11.	1251-4
passed ; immediate effect April 13.	

^{*} N. B.—This bill is printed as 443 by mistake.
† N. B.—House bill No. 442 was erroneously printed 443.

	Page.
returned; amended; referred to E. and E. May 11	
reported enrolled May 19	
approved May 17	
447. A bill to provide for the payment of bounty by the State to	•
rines as are entitled to the same, but failed to receive it	
money to pay the same under act 28 of the special se	
authorizing the payment of bounties to volunteers in the	
introduced by Mr. Tindall February 18	
referred to committee on military affairs	
reported; referred to ways and means May 12reported without recommendation June 9	
general order on motion June 9	
reported; special order for June 21 at 2 P. M. June 16	
reported; third reading June 21	
file No. 484.	
tabled June 28	2750-1
448. A bill to provide for the ceding to the United States of excl	
and grounds in the city of Detroit, Michigan, described	
land lying between Shelby street on the east and Wayne	
on the south and Lafayette avenue on the north, to be us	
building for the use of the United States court, postoffic	
other public offices of the United States in the city of Det	roit, Michigan, during the time
the United States shall be or remain the owner thereof, f	or all purposes except the ad-
ministration of the criminal causes of the State of Mi	chigan and the service of civil
process therein:	
introduced by Mr. Stuart February 18	
referred to the committee on federal relations	
reported; general order February 19	527-8
file No. 185.	
reported; third reading March 5	
passed; immediate effect March 8	
returned; referred to E. and E. March 16	
reported enrolled March 17	
approved March 18.	
449. A bill to repeal act No. 85 of the session laws of 1883, entit	
terms of the circuit court for the county of Ingham to be	neresiter neid within the city
of Lansing: introduced by Mr. Rumsey February 18	510
tabled	
450. A bill to legalize the proceedings had in laying out and com	
in the township of Leroy, in the county of Ingham, and to	_
introduced by Mr. Rumsey February 18	
referred to committee on internal improvement	
reported; general order March 11	
file No. 226.	•
reported; amended; third reading April 11	
passed; immediate effect April 18	
returned; referred to E. and E. May 25	
reported enrolled May 27	
approved June 1	
451. A bill to amend sections 1 and 2 of act 152 of session laws of	
vide for the taxation of persons, corporations, association	ns, car loaning companies, cor-
porations, and fast freight lines engaged in the business of	
railroads of this State, and not being exclusively the pro-	perty of any railroad company
paying specific taxes on their gross receipts:"	
introduced by Mr. Rumsey February 18	
referred to committee on railroads	511

## INDEX.

	FAGE,
reported; general order June 10	2491-2
reported; third reading June 21	2669-70
passed; immediate effect June 28	2750
returned; referred to E. and E. June 24.	2612
reported enrolled June 27	2897
approved June 28	2905
452. A bill to incorporate and govern mutual, fire, marine and inland navigation companie	s do-
ing business in the State of Michigan:	
introduced by Mr. Rumsey February 18	511
referred to committee on manufactures	
458. A bill to provide for the payment of damages by corporations for the loss of life b	y the
carelessness or neglect of corporations or their employés:	
introduced by Mr. Makelim February 18	511
referred to committee on railroads	
reported; general order April 15	1823-4
reported; third reading April 22	1426
passed May 3	
returned; non-concurred June 24.	
454. A bill to prohibit the taking or killing of any trout in any manner whatever in any o	
inland waters of this State south of Upton's second correction line, save only in	
months of May, June and July:	LIC
introduced by Mr. Lakey February 18.	511
referred to committee on fisheries.	
455. A bill to provide for the taxation of real estate mortgages and other real estate securi	
introduced by Mr. F. H. Watson February 18.	
referred to committee on judiciary	
merged with H. B. No. 277	
456. A bill to amend sections 3961, 3962, 3964, 3965, 3966, 3967, 3968, 3969, 3970, 3971, 3972, 3973, 3974.	
3976, 3977, 3978, 3979, 3990 and 3981, Howell's Annotated Statutes, of an act relative t	
operative savings associations:	• •••
introduced by Mr. F. H. Watson.	511-13
tabled	
457. A bill to provide for the regulation of commerce in the State of Michigan:	
introduced by Mr. F. H. Watson February 18.	512
referred to committee on railroads	
reported adverse; tabled April 20.	
458. A bill to regulate the sale of fruit trees and other nursery stock :	
introduced by Mr. Holt February 18	513
referred to committee on horticulture	
459. A bill to prevent the sale of apples affected with codlin moth:	
introduced by Mr. Holt February 18.	512
referred to committee on horticulture	
reported adverse; tabled March 16	
460. A bill to protect keepers of hotels, boarding houses and lodging houses against the fr	auds
of dishonest patrons:	
introduced by Mr. Holt February 18.	512
referred to committee on judiciary	513
reported adverse; tabled June 2	2859
461. A bill to amend section 3970 of Howell's Annotated Statutes of Michigan, relative to	iqui-
dation of shares of co-operative savings associations:	
introduced by Mr. Holt February 18	513
referred to committee on private corporations	513
reported; general order March 2	730-1
file No. 151. reported: third reading March 5	82275
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	ş	AGE.
	passed; immediate effect March 11	
	returned; amended; laid over April 7	175-6
	concurred; referred to E. and E. April 8	19-20
	reported enrolled April 12	1250
	approved April 19	865-A
462.	${\bf A}$ bill to provide for corporations to diffuse moral and religious knowledge and instruction,	
	and to receive and apply such gifts, loans and advances, and accept and execute such	
	trusts as shall be made for such purposes, and to enable individuals and also associations	
	existing under chapter 178 of Howell's Annotated Statutes of Michigan, as amended, to	
	effect incorporations for such purposes:	
	introduced by Mr. Holt February 18	512
	referred to committee on religious and benevolent societies	512
	reported; general order May 18	2116
	file No. 423.	
	reported; third reading June 1	18-15
	passed; immediate effect June 2	328-9
	returned; amended; title amended June 24	2882
	concurred; referred to E. and E. June 24	2882
	reported enrolled June 27	2902
	approved June 29.	2911
468.	A bill to amend sections 25, 31 and 41 of an act entitled "An act to provide for holding gen-	
	eral and special elections," being compiler's sections 162, 167 and 177 of Howell's Anno-	
	tated Statutes:	
	introduced by Mr. Lincoln February 18	518
	referred to committee on elections.	518
	reported; general order April 14	1303
	file No. 336.	
	reported; amended; third reading April 22	
	tabled May 31	
	taken up; tabled May 10	
	taken up; amended; title amended; passed May 11	083-4
	returned; referred to E. and E. June 24	
	reported enrolled June 27	
	approved June 27.	2909
464.	A bill to enable townships to grant and vote a tax upon the assessed valuation of the taxa-	
	ble property of such township for the purpose of aiding in the construction and main-	
	taining of wire fences and regulating the distribution of the same:	
	introduced by Mr. Lincoln February 18	518
	referred to committee on towns and counties.	518
465.	A bill to incorporate the village of Port Hope, in the county of Huron and State of Michigan:	
	introduced by Mr. Lincoln February 18	518
	referred to committee on municipal corporations	518
	reported; suspended; passed; immediate effect March 4	798
	returned; referred to E. and E. March 4.	804
	reported enrolled March 4	818
	approved March 8.	880-0
466.	A bill to prohibit the sale or giving away of intoxicating liquors upon the grounds or prem-	
	ises, or within a radius of two miles of the grounds or premises, of the Michigan Mili-	
	tary Academy, an institution of learning located near Orchard Lake, in the county of	
	Oakland, in the State of Michigan:	210
	introduced by Mr. Herrington February 18.	518
	referred to military affairs and liquor traffic.	513
407.	A bill to repeal section 51 of act 371 of the session laws of 1885, entitled "An act to amend	
	sections 4, 7, 51, 52, 75 and 116 of act No. 192 of the session laws of 1861, entitled "An act	
	to incorporate the city of Pontiac," approved March 15, 1861, as amended by the several	
	acts amendatory thereof, and to add 15 new sections to stand as sections 189, 190, 191, 192,	
	198, 194, 195, 196, 197, 198, 199, 200, 201, 202 and 208; also to add a new section to said act to	
	stand as section 51 :	

## INDEX.

introduced by Mr. Herrington February 18.  referred to committee on municipal corporations.  468. A bill to amend section 15 of article 4 of act No. 234 of the session laws of 1886, entitled "An act to amend sections 13, 15 and 17 of article 4 of act No. 196 of the session laws of 1876 entitled 'An act to revise the laws providing for the incorporation of railroad companies, and to regulate the running and management and fix the duties and liabilities of all railroad and other corporations owning or operating any railroad in this State, and the several acts amendatory thereof, and to add one new section to said article 4 to stand as section 22:  introduced by Mr. Herrington February 18.	513- 518-14 514
469. A bill to amend sections 9 and 10 of chapter 237, being compiler's sections 6231 and 6232 of	
Howell's Annotated Statutes of Michigan relative to divorce, and to add two new sections to said chapter 237 to stand as sections 44, 45 and 46:	
introduced by Mr. Herrington February 18.	514
referred to committee on judiciary	
reported; substitute; general order March 30	1145-6
file No. 293.	
special order for April 8 at 2:15 P.M. April 7	
passed April 8	
referred to E. and E. May 26	
reported enrolled June 2	
approved June 6.	
new title:	
A bill to amend sections 9 and 10 of chapter 170 of compiled laws of Michigan of 1871	
being compiler's sections 6231 and 6232 of Howell's Annotated Statutes of Michigan	
relative to divorce, and to add three new sections to said chapter to stand as sections 44, 45 and 46.	
470. A bill to repeal sections 6, 7, 8, 9, 10 11, and 12 of the session laws of 1883, entitled "An act to	
provide for the compulsory education of children in certain cases": introduced by Mr. Pierce February 18.	
provide for the compulsory education of children in certain cases ": introduced by Mr. Pierce February 18	514 514
provide for the compulsory education of children in certain cases ": introduced by Mr. Pierce February 18	514 514
provide for the compulsory education of children in certain cases ": introduced by Mr. Pierce February 18	514 514 <b>22</b> 87
provide for the compulsory education of children in certain cases ": introduced by Mr. Pierce February 18	514 514 8287 2428
provide for the compulsory education of children in certain cases ": introduced by Mr. Pierce February 18	514 514 8287 2428 2542
provide for the compulsory education of children in certain cases ": introduced by Mr. Pierce February 18	514 514 2287 2428 2542 2568-9
provide for the compulsory education of children in certain cases ": introduced by Mr. Pierce February 18	514 514 3287 2428 2542 2568-9 2887
provide for the compulsory education of children in certain cases": introduced by Mr. Pierce February 18	514 514 3287 2428 2542 2568-9 2887
provide for the compulsory education of children in certain cases": introduced by Mr. Pierce February 18	514 514 3287 2428 2543 2568-9 2887
provide for the compulsory education of children in certain cases ": introduced by Mr. Pierce February 18	514 514 3287 2428 2542 2568-9 2887 514 514
provide for the compulsory education of children in certain cases ": introduced by Mr. Pierce February 18	514 514 3287 2428 2542 2568-9 2887 514 514
provide for the compulsory education of children in certain cases ": introduced by Mr. Pierce February 18	514 514 2287 2428 2542 2568-9 2887 514 514
provide for the compulsory education of children in certain cases ": introduced by Mr. Pierce February 18	514 514 2287 2428 2543 2568-9 2887 514 514 2287
provide for the compulsory education of children in certain cases ": introduced by Mr. Pierce February 18	514 514 2287 2428 2542 2568-9 2887 514 514 2287 2428 2542
provide for the compulsory education of children in certain cases ": introduced by Mr. Pierce February 18	514 514 2287 2428 2543 2568-9 2887 514 514 2287 2428 2542 2569
provide for the compulsory education of children in certain cases ": introduced by Mr. Pierce February 18	514 514 3287 2428 2542 2568-9 2887 514 2387 2428 2569 2887
provide for the compulsory education of children in certain cases ": introduced by Mr. Pierce February 18	514 514 2287 2428 2542 2568-9 2887 514 2287 2428 2569 2587
provide for the compulsory education of children in certain cases ": introduced by Mr. Pierce February 18	514 514 2287 2428 2542 2568-9 2887 514 514 2287 2428 2542 25887
provide for the compulsory education of children in certain cases ": introduced by Mr. Pierce February 18	514 514 2287 2428 2542 2568-9 2887 514 514 2287 2428 2542 25887
provide for the compulsory education of children in certain cases ": introduced by Mr. Pierce February 18	514 514 2287 2428 2562 2568-9 2887 514 2287 2428 2569 2387 514 2589
provide for the compulsory education of children in certain cases ": introduced by Mr. Pierce February 18	514 514 2587 2428 2562 2568-9 2887 514 2287 2428 2569 2887 514 2569 2887
provide for the compulsory education of children in certain cases ": introduced by Mr. Pierce February 18	514 514 2587 2428 2542 2568-9 2887 514 2287 2428 2569 2887 514 2569 2887

J	Page.
478. A bill to authorize the common council of the village of Lowell, county of Kent, to raise	
money to pay the indebtedness of said village on judgment against it:	
introduced by Mr. Hunt February 18	
referred to committee on local taxation	514
reported; general order March 2	722
file No. 160.	
reported; third reading March 7	828-9
passed; immediate effect March 9	870
returned; referred to E. and E. March 11	920
reported enrolled March 15.	929
approved March 17.	961-2
474. A bill to amend sections 8 and 10 of chapter 19 of Howell's Annotated Statutes, being a	,
chapter to define the powers and duties of townships and elections and duties of town-	
ship officers:	
introduced by Mr. Crocker February 18	514-15
referred to committee on towns and counties	515
475. A bill requiring all patent right papers to be recorded in every county in this State:	
introduced by Mr. Haskin February 18	515
referred to committee on State affairs	. 518
reported; amended; general order March 10	. 880
file No. 218.	
reported; referred to judiciary March 28	1066-7
reported adverse; tabled March 24	1077
taken up; referred to municipal corporations April 8	1218
reported; substitute; suspended; passed; immediate effect April 12	1257-6
returned; amended; concurred; referred to E. and E. April 13	1295-6
reported enrolled April 19	
approved April 19	. 1850
new title:	
A bill to legalize an ordinance to prescribe certain fire limits in the village of Imlay	•
City, Lapeer county, State of Michigan, and provide penalties for the violation thereof:	
reported enrolled April 19	. 1854
approved April 19	
476. A bill to amend article 1288, section 8, chapter 28 of Howell's Annotated Statutes, relative	,
to the disposition of the liquor tax:	
introduced by Mr. Haskin February 18.	
referred to committee on municipal corporations	
discharged; referred to education June 17	
reported; substitute; tabled June 22	
477. A bill to amend an act entitled "An act to revise the charter of the city of Lansing, ap-	
proved March 25, 1875, and acts amendatory thereof, being act 309, laws of 1877, act 388,	,
laws of 1879, and act 338, laws of 1883:"	
introduced by Mr. Preston February 18	
referred to committee on municipal corporations	. 518
478. A bill to revise and amend the charter of the city of Lansing:	
introduced by Mr. Preston February 18	
referred to committee on municipal corporations.	
reported; substitute; suspended; passed; immediate effect June 2	
returned; referred to E. and E. June 14	
reported enrolled June 22.	. 2702
approved June 28	. 2740
new title:	
A bill to amend act No. 282 of the local acts of 1875, entitled "An act to revise the charter	
of the city of Lansing," approved March 25, 1875, as amended by several acts amenda-	
tory thereof, by adding thereto a new title to stand as title XVII and to repeal sections	3
1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11 and 12 of title XII of said act:	
479. A bill to amend section No. 2 of an act entitled "An act to require railroad corporations	
within this State to cut and destroy the novious weeds which grow on the land occurred	i

by them," being compiler's section No. 3444 of Howell's Annotated Statutes of Mich gan:	Page.
introduced by Mr. Cole February 18.  referred to committee on agriculture	. 515 . 728
judiciary reported; referred to agriculture June 15	<b>258</b> 6
tabled	d Y
tabled	ic 10 516 518
file No. 3i1.  reported; tabled April 20	1953 1967-8 2531 2612
A bill to provide for ceding to the United States exclusive jurisdiction over the site ar grounds selected or hereafter to be selected for the erection of a public building for the uses of the United States court, postoffice, custom house, internal revenue office are other public offices of the United States in West Bay City, during the time the United States shall be or remain the owner thereof, for all purposes except the administration of the criminal laws of the State of Michigan and the service of the civil proceed thereof:	d 16 d d
introduced by Mr. Brock February 18referred to committee on federal relations.reported; general order February 19file No. 134.	516 528
reported; tabled March 1  A bill to authorize enlisting and equipping and mustering into the State service of a mil tary company at Grand Rapids, State of Michigan, now known as the Sheridan Rifle to be attached to regiments of State troops:	i-
introduced by Mr. Killean February 18	516 to or od
introduced by Mr. Watts February 18	516 79 <del>3 3</del> o- ug e,

	empower the Board of Control of Swamp Lands to make an appropriation of State swamp lands to drain certain overflowed lands in Jackson county," approved May	Page,
	10, 1881 :	
	introduced by Mr. Watts February 18 tabled	16-17 517
487.	A bill to amend section 4366 of the compiled laws of 1871, being section 5836 of Howell's Annotated Statutes, and to amend section 5869 of Howell's Annotated Statutes relative to the inventory of the effects of deceased persons:	<b></b>
	introduced by Mr. Watts February 18.	517
•	referred to committee on judiciary	517
	reported adverse; tabled June 15	2590
<b>488.</b> .	A bill for the presevation and protection of forests against damages by fire :	
	introduced by Mr. Beecher February 18tabled	517 517
489.	A bill to amend section 1 of act No. 222, session laws of 1873, entitled "An act to incorporate	
	the village of Pierson," approved March 27, 1873, and amended by act No. 322, approved	
	March 14, 1879: introduced by Mr. Watson February 18	517
	•	
	referred to committee on municipal corporationsreported substitute; general order March 11	908
	discharged; suspended; passed; immediate effect March 11	
	returned; referred to E. and E. May 8	
	reported enrolled May 5	
	approved May 7	
<b>49</b> 0.	A bill granting the Calhoun County Agricultural Society the right to issue bonds to pay	
	premiums awarded by that society:	218
	introduced by Mr. Eldred February 18	517
401	tabled	517
401.	A bill detaching certain lands from the township of Fort Gratiot, in the county of St. Clair, and organize the same into a new township, to be known as the township of Huronia:	
	introduced by Mr. Wellman February 18	K17_8
	referred to committee on towns and counties	
	discharged; referred to municipal corporations May 26	
	reported by towns and counties May 26	
	reported; substitute; general order May 27	
	file No. 459.	
	title of substitute:	
	A bill to incorporate the city of Marine City, in the county of St. Clair, and to repeal act No. 328 of the local acts of 1875, entitled An act to re-incorporate the village of Ma-	
	rine City, approved April 23, 1885.	-
	discharged; suspended; passed; immediate effect June 3	
	returned; referred to E. and E. June 7reported enrolled June 8	
	approved June 9	
492.	A bill to amend section 1 of act 157, session laws of 1888, being compiler's section 7091 of	WIOU
gow.	Howell's Annotated Statutes, of an act entitled "An act to protect the rights of labor-	
	ers:"	E10
	introduced by Mr. Baumgardner February 18	
	referred to committee on labor interests	557
	reported; general order February 21	001
	reported; referred to labor interests and judiciary March 2	745-6
	reported; amended; general order March 4	798
	reported; third reading March 7	828-9
	passed March 9	
	returned; amended; referred to E. and E. May 26	
	reported enrolled June 2	2322
	17 4	2000

	240E.
468. A bill to amend section 3 of act No. 78, session laws of 1863, entitled "An act to authorize	
the incorporation of manufacturers' mutual fire insurance companies," approved May	
10, 1882, and to add four new sections to said act, to be designated as sections 17, 18, 19 and 20:	
introduced by Mr. Dillon February 18	518
referred to committee on manufactures	518
discharged; referred to committee on insurance May 7	1966
reported; referred to committee on insurance May 11	2006
reported; amended; general order May 19	128-0
file No. 428.	
reported; third reading June 7	
passed; immediate effect June 14	<b>3542</b>
returned ; referred to E. and E. June 24	25,7
reported enrolled June 27	2800
approved June 29.	
494. A bill to make real property held jointly by husband and wife subject to levy and sale on	
execution:	
introduced by Mr. Goodrich February 18	
tabled	518
496. A bill to change the name of Jenisonville, in the county of Ottawa, to Jenison:	
introduced by Mr. Goodrich February 18	516
tabled	
taken up; suspended; passed; immediate effect March 2	
returned; referred to E. and E. March 3.	
reported enrolled March 4	
approved March 5	821
496. A bill amending article 183, session laws of 1886, relative to the provision of free text books	
in public schools:	
introduced by Mr. Manly February 18	518
tabled	<b>518</b>
497. A bill to amend sections 2, 3, 4, 5, 6 and 7 of title 5 of the charter of the city of Ann Arbor:	
introduced by Mr. Manly February 18.	518
tabled	519
taken up; referred to committee on municipal corporations June 15	246
498. A bill to prevent the giving to or receiving by certain officers or officials of free passage, or	
transportation at reduced rates, over railroads:	
introduced by Mr. Manly February 18.	230
tabled	519
490. A bill to make the first Monday in September a legal holiday, to be known as labor day:	519
introduced by Mr. Greneil February 18	2D
referred to committee on labor interests	943 582
reported; general order February 19	300
file No. 137.	745 A
reported; amended; third reading March 2tabled March 3	
	101-0
500. A bill to create a board of fire commissioners in Bay City, and to define and regulate the powers, duties and compensation thereof:	
introduced by Mr. Green February 18.	E19
referred to committee on municipal corporations	119
reported; general order February 19	525
file No. 128.	
discharged; passed; immediate effect March 2.	748
returned; amended; title amended; suspended; concurred; referred to E. and E.	• =0
March 9.	885T
reported enrolled March 15.	
approved March 17	
501. A bill to amend section 1 of act No. 196, session laws of 1866, entitled "An act to provide for	
the protection of hetal keepen "?"	

referred to committee on State affairs.  Fig. 1811, entitled "An act to provide for the taxation of the business of manufacturing and selling spirituous and intoxicating, mait, brewed or fermented liquors and to repeal act No. 226 of the seasion laws of 1876," approved May 3, 1876, and amended by act 197 of the seasion laws of 1876, approved May 3, 1876, and amended by act 197 of the seasion laws of 1876, approved May 3, 1876, and amended by act 197 of the seasion laws of 1876, approved May 3, 1876, and amended by act 197 of the seasion laws of 1878, approved May 3, 1876, and amended by act 197 of the seasion laws of 1881, approved May 19, 1881, entitled an act to amend sections 1, 4, 6 and 8 of act No. 286 of the seasion laws of 1879, entitled "An act to provide for the taxation of the business of manufacturing and selling spirituous and intoxicating, mait, brewed or fermented liquor," approved May 31, 1879;  introduced by Mr. Bates February 18.  504. A bill to revise, consolidate and amend the liquor laws of this State:  introduced by Mr. Bates February 18.  525 referred to committee on liquor traffic.  526 rejorted; substitute April 29.  182 referred to committee on liquor traffic.  527 reported; general order April 29.  182 special order for May 5 at 216 F. M. April 29.  183 reported; sit again May 5.  184 file No. 371.  185 reported; sit again May 6.  186 no. 144.  187 reported; sit again May 6.  187 reported; sit again May 6.  188 samendments non-concurred in.  288 samendments concurred in.  289 samendments concurred in.  280 samendments on the sit of the major shall approved may personal reported; sit again May 5.  187 reported; subsended; passed May 12.  280 samendments concurred in.  280 samendments concurred in.  281 samendments concurred in.  282 samendments concurred in.  283 samendments concurred in.  284 samendments concurred in.  285 samendments concurred in.  286 samendments on the site of the season samendments concurred in.  286 samendments concurred in.  287 reported; summeded; passed May 12.		PAGE.
reported adverse; tabled March 10.  808. A bill to amend sections 1, 2, 3, 4, 5, 6, 7, 8, 9, 10 and 11 of act No. 186 of the session laws of 1881, entitled "An act to provide for the taxation of the business of manufacturing and selling spirituous and intoxicating, malt, brewed or fermented liquors and to repeal act No. 286 of the session laws of 1877, approved May 23, 1877; introduced by Mr. Bates February 18.  503. A bill to amend section 1 of act No. 186 of the session laws of 1879, approved May 19, 1881, entitled "an act to amend sections 1, 4, 5 and 8 of act No. 286 of the session laws of 1879, entitled "an act to provide for the taxation of the business of manufacturing and selling spirituous and intoxicating, malt, brewed or fermented liquor," approved May 19, 1881, entitled "an act to provide for the taxation of the business of manufacturing and selling spirituous and intoxicating, malt, brewed or fermented liquor," approved May 31, 1879; introduced by Mr. Bates February 18.  504. A bill to revise, consolidate and amend the liquor laws of this State:  11 introduced by Mr. Bates February 18.  12 referred to committee on liquor traffic.  13 reported; substitute April 28.  14 ordered printed for the use of committee April 28.  15 introduced by Mr. Bates February 18.  15 reported; substitute April 29.  15 reported; sit again May 5.  16 reported; sit again May 5.  17 reported; sit again May 5.  18 reported; sit again May 5.  19 reported; sit again May 6.  19 reported; sit again May 6.  19 reported; sit again May 6.  19 reported; supended; passed May 12.  20 reported; concurred in.  20 reported; sometimes concurred in.  20 reported; sometimes of supended plane 28.  21 reported; sometimes on labor interests.  22 second for labor in any mine to eight hours per day; introduced by Mr. Breen February 18.  22 reported; amended; third reading May 11.  23 reported; amended; third reading May 12.  24 re	introduced by Mr. McCormick February 18	
1831, entitled "An act to provide for the taxation of the business of manufacturing and selling spirituous and intoxicating, mait, brewed or fermented liquors and to repeal act No. 228 of the seasion laws of 1875," approved May 2, 1875.  introduced by Mr. Bates February 18.  510. 281 of the seasion laws of 1875, approved May 2, 1875.  introduced by Mr. Bates February 18.  511. 512.  512. 513. A bill to amend section 1 of act No. 156 of the seasion laws of 1881, approved May 19, 1881, entitled an act to amend sections 1, 4, 6 and 8 of act No. 286 of the seasion laws of 1879, entitled "An act to provide for the taxation of the business of manufacturing and selling spirituous and intoxicating, mait, brewed or fermented liquor," approved May 31, 1879:  introduced by Mr. Bates February 18.  519. 519.  519. 520. A bill to revise, consolidate and amend the liquor laws of this State:  introduced by Mr. Bates February 18.  520. A bill to revise, consolidate and amend the liquor laws of this State:  introduced by Mr. Bates February 18.  521. 522.  522. 523. A substitute April 28.  523. 524. A bill to revise, consolidate and amend the liquor laws of this State:  introduced by Mr. Bates February 18.  524. 525. A substitute April 28.  525. 526. A bill to revise, consolidate and amend the liquor laws of this State:  introduced by Mr. Bates February 18.  526. 159. 159. 159. 159. 159. 159. 159. 159		
1881, entitled "An act to provide for the taxation of the business of manufacturing and selling spirituous and intoxicating, mait, browed or fermented liquors and to repeal act No. 228 of the session laws of 1875, "approved May 28, 1875; introduced by Mr. Battes February 18	-	
selling spirituous and intoxicating, malt, brewed or fermented liquors and to repeal act No. 228 of the session laws of 1877, approved May 2, 1877: introduced by Mr. Bates February 18		
No. 228 of the session laws of 1875, "approved May 23, 1875, and amended by act 197 of the session laws of 1877, approved May 23, 1877:  introduced by Mr. Bates February 18		
session laws of 1877, approved May 28, 1877: introduced by Mr. Bates February 18		
introduced by Mr. Bates February 18. 515  503. A bill to amend section 1 of act No. 186 of the session laws of 1881, approved May 19, 1881, entitled an act to amend sections 1, 4, 6 and 8 of act No. 286 of the session laws of 1879, entitled "An act to provide for the taxation of the business of manufacturing and selling spirituous and intoxicating, mait, brewed or fermented liquor," approved May 31, 1879:  introduced by Mr. Bates February 18. 519-25  referred to committee on liquor traffic. 520  504. A bill to revise, consolidate and amend the liquor laws of this State:  introduced by Mr. Bates February 18. 527  referred to committee on liquor traffic. 520  referred to committee on liquor traffic. 520  referred to committee on liquor traffic. 520  referred to committee on liquor traffic. 520  reported; substitute April 28. 154  ordered printed for the use of committee April 22. 154  file No. 371. reported; general order April 29. 154  reported; sit again May 5 at 2:16 P. M. April 29. 158  reported; sit again May 5 at 2:16 P. M. April 29. 152  reported; sit again May 6. 1590, 1940-50  file No. 414. reported; amended; third reading May 11. 2018-28  recommitted to general order May 12. 2078-2  returned; amended; passed May 12. 2078-2  returned; amended; passed May 13. 2078-2  returned; amended; passed May 14. 2078-2  sak committee or conference June 28. 276-6  Messra. Bates, Diekems and J. W. Robinson appointed June 28. 276-7  reported; concurred June 28. 276-7  sapproved June 29. 277-7  sapproved June 29. 277-7  sapproved June 29. 277-7  sapproved June 29. 277-7  sapproved; sumended; third reading March 16. 209-7  sapproved; sumended; third reading March 16. 209-7  sapproved June 29. 201  505. A bill to provide for the election of a mine inspector for each county possessing mines, and for his duties, also to prevent the employment of any person under 16 years of age in any mine, and to reduce the hours of labor in any mine, to eight hours per day: introduced by Mr. Breen February 18. 200  reported; amended; third	· · · · · · · · · · · · · · · · · · ·	1
referred to committee on liquor traffic.  503. A bill to amend section 1 of act No. 186 of the session laws of 1881, approved May 19, 1881, entitled an act to amend sections 1, 4, 6 and 8 of act No. 286 of the session laws of 1879, entitled "An act to provide for the taxation of the business of manufacturing and selling spirituous and intoxicating, mait, brewed or fermented liquor," approved May 31, 1879:  introduced by Mr. Bates February 18.  504. A bill to revise, consolidate and amend the liquor laws of this State:  introduced by Mr. Bates February 18.  505. A bill to revise, consolidate and amend the liquor laws of this State:  introduced by Mr. Bates February 18.  506. A bill to revise, consolidate and amend the liquor laws of this State:  introduced by Mr. Bates February 18.  507. Teported; substitute April 29.  508. Teported; substitute April 29.  509. Teported; general order April 29.  509. Teported; general order April 29.  509. Teported; sit again May 5.  509. Teported; sit again May 6.  509. Teported; sit again May 6.  509. Teported; suspended; third reading May 11.  509. Teported; suspended; third reading May 12.  509. Teported; suspended; passed May 12.  509. Teported; suspended; passed May 13.  509. Senate insist on all June 28.  509. Senate insist on all June 28.  509. Teported; and E. June 24.  509. Teported; on occurred June 28.  509. Teported; amended; third reading May 11.  509. Teported; amended; third reading May 12.  509. Teported; amended; third reading May 12.  509. Teported; ame	· <del></del> · · · ·	
503. A bill to amend section 1 of act No. 186 of the session laws of 1881, approved May 19, 1881, entitled an act to amend sections 1, 4, 6 and 8 of act No. 286 of the session laws of 1879, entitled "An act to provide for the taxation of the business of manufacturing and selling spirituous and intoxicating, malt, brewed or fermented liquor," approved May 31, 1879:  introduced by Mr. Bates February 18		
entitled an act to amend sections 1, 4, 6 and 8 of act No. 286 of the session laws of 1879, entitled "An act to provide for the taxation of the business of manufacturing and selling spirituous and intoxicating, mait, brewed or fermented liquor," approved May 31, 1879:  introduced by Mr. Bates February 18		
entitled "An act to provide for the taxation of the business of manufacturing and selling spirituous and intoxicating, mait, brewed or fermented liquor," approved May 31, 1879:  introduced by Mr. Bates February 18	503. A bill to amend section 1 of act No. 156 of the session laws of 1881, approved May 19, 1881,	,
ing spirituous and intoxicating, mait, brewed or fermented liquor," approved May 81, 1879:  introduced by Mr. Bates February 18	entitled an act to amend sections 1, 4, 6 and 8 of act No. 286 of the session laws of 1879,	
introduced by Mr. Bates February 18		
referred to committee on liquor traffic		
504. A bill to revise, consolidate and amend the liquor laws of this State: introduced by Mr. Bates February 18. 526 referred to committee on liquor traffic. 527 reported; substitute April 28. 1546 ordered printed for the use of committee April 22. 1546 file No. 371. reported; general order April 29. 1822 special order for May 5 at 2:15 P. M. April 29. 1822 reported; sit again May 5. 1825 reported; sit again May 5. 1825 reported; sit again May 6. 1989 reported; sit again May 6. 1989 reported; amended; third reading May 11. 2018-29: reported; amended; third reading May 11. 2018-29: recommitted to general order May 12. 2078-2 returned; amended; passed May 12. 2078-2 returned; amended; 125 amendments 2944-24 127 amendments concurred in. 2944-24 8 amendments concurred in. 2982-3, 2704-8 8 amendments only 1982-25 senate instet on all June 29. 2765 ommittee granted June 28. 2765 Messra Bates, Diekema and J. W. Robinson appointed June 28. 2766 reported; concurred June 24. 2767-26 referred to E. and E. June 24. 2767-26 reported errolled June 27. 2002 approved June 29. 2011 505. A bill to provide for the election of a mine inspector for each county possessing mines, and for his duties, also to prevent the employment of any person under 16 years of age in any mine, and to reduce the hours of labor in any mine to eight hours per day: introduced by Mr. Breen February 18. 500 referred to committee on labor interests. 500 reported; amended; third reading March 16. 963-4 tabled March 18. 1007 taken up; referred to labor interests May 11. 2009 reported; amended; third reading March 16. 963-4 tabled March 18. 1007 taken up; referred to labor interests May 11. 2009 reported; amended; third reading May 21. 2007 reported; amended; third reading May 21. 2007 reported; amended; third reading May 21. 2007 reported; amended; third reading May 21. 2007 reported; amended; third reading May 21. 2007 reported; amended; third reading May 21. 2007 reported; amended; third reading May 21. 2009 reported; amended; third reading May 21. 2009 re	introduced by Mr. Bates February 18	519-20
504. A bill to revise, consolidate and amend the liquor laws of this State: introduced by Mr. Bates February 18. 526 referred to committee on liquor traffic. 527 reported; substitute April 28. 1546 ordered printed for the use of committee April 22. 1546 file No. 371. reported; general order April 29. 1822 special order for May 5 at 2:15 P. M. April 29. 1822 reported; sit again May 5. 1825 reported; sit again May 5. 1825 reported; sit again May 6. 1989 reported; sit again May 6. 1989 reported; amended; third reading May 11. 2018-29: reported; amended; third reading May 11. 2018-29: recommitted to general order May 12. 2078-2 returned; amended; passed May 12. 2078-2 returned; amended; 125 amendments 2944-24 127 amendments concurred in. 2944-24 8 amendments concurred in. 2982-3, 2704-8 8 amendments only 1982-25 senate instet on all June 29. 2765 ommittee granted June 28. 2765 Messra Bates, Diekema and J. W. Robinson appointed June 28. 2766 reported; concurred June 24. 2767-26 referred to E. and E. June 24. 2767-26 reported errolled June 27. 2002 approved June 29. 2011 505. A bill to provide for the election of a mine inspector for each county possessing mines, and for his duties, also to prevent the employment of any person under 16 years of age in any mine, and to reduce the hours of labor in any mine to eight hours per day: introduced by Mr. Breen February 18. 500 referred to committee on labor interests. 500 reported; amended; third reading March 16. 963-4 tabled March 18. 1007 taken up; referred to labor interests May 11. 2009 reported; amended; third reading March 16. 963-4 tabled March 18. 1007 taken up; referred to labor interests May 11. 2009 reported; amended; third reading May 21. 2007 reported; amended; third reading May 21. 2007 reported; amended; third reading May 21. 2007 reported; amended; third reading May 21. 2007 reported; amended; third reading May 21. 2007 reported; amended; third reading May 21. 2007 reported; amended; third reading May 21. 2009 reported; amended; third reading May 21. 2009 re	referred to committee on liquor traffic.	520
introduced by Mr. Bates February 18		
referred to committee on liquor traffic		520
reported; substitute April 28		
ordered printed for the use of committee April 28		
file No. 371. reported; general order April 29. special order for May 5 at 2:16 P. M. April 29. 1828 special order for May 5 at 2:16 P. M. April 29. 1828 reported; sit again May 5. 1922 reported; sit again May 6. 1969, 1940-50 file No. 414. reported; amended; third reading May 11. 2018-32 recommitted to general order May 12. 20072-1 reported; suspended; passed May 12. 20072-1 reported; amended; 136 amendments. 3044-53 137 amendments concurred in. 3074-52 8 amendments non-concurred in. 3074-52 8 amendments on all June 28. 3076-6 3ak committee of conference June 23. 3076-6 3ak committee of conference June 23. 3076-7 3076-7 3076-7 3076-7 3076-7 3076-7 3076-7 3076-7 3076-7 3076-7 3076-7 3076-7 3076-7 3076-7 3076-7 3076-7 3076-7 3076-7 3076-7 3076-7 3076-7 3076-7 3076-7 3076-7 3076-7 3076-7 3076-7 3076-7 3076-7 3076-7 3076-7 3076-7 3076-7 3076-7 3076-7 3076-7 3076-7 3076-7 3076-7 3076-7 3076-7 3076-7 3076-7 3076-7 3076-7 3076-7 3076-7 3076-7 3076-7 3076-7 3076-7 3076-7 3076-7 3076-7 3076-7 3076-7 3076-7 3076-7 3076-7 3076-7 3076-7 3076-7 3076-7 3076-7 3076-7 3076-7 3076-7 3076-7 3076-7 3076-7 3076-7 3076-7 3076-7 3076-7 3076-7 3076-7 3076-7 3076-7 3076-7 3076-7 3076-7 3076-7 3076-7 3076-7 3076-7 3076-7 3076-7 3076-7 3076-7 3076-7 3076-7 3076-7 3076-7 3076-7 3076-7 3076-7 3076-7 3076-7 3076-7 3076-7 3076-7 3076-7 3076-7 3076-7 3076-7 3076-7 3076-7 3076-7 3076-7 3076-7 3076-7 3076-7 3076-7 3076-7 3076-7 3076-7 3076-7 3076-7 3076-7 3076-7 3076-7 3076-7 3076-7 3076-7 3076-7 3076-7 3076-7 3076-7 3076-7 3076-7 3076-7 3076-7 3076-7 3076-7 3076-7 3076-7 3076-7 3076-7 3076-7 3076-7 3076-7 3076-7 3076-7 3076-7 3076-7 3076-7 3076-7 3076-7 3076-7 3076-7 3076-7 3076-7 3076-7 3076-7 3076-7 3076-7 3076-7 3076-7 3076-7 3076-7 3076-7 3076-7 3076-7 3076-7 3076-7 3076-7 3076-7 3076-7 3076-7 3076-7 3076-7 3076-7 3076-7 3076-7 3076-7 3076-7 3076-7 3076-7 3076-7 3076-7 3076-7 3076-7 3076-7 3076-7 3076-7 3076-7 3076-7 3076-7 3076-7 3076-7 3076-7 3076-7 3076-7 3076-7 3076-7 3076-7 3076-7 3076-7 3076-7 3076-7 3076-7 3076-7 3076-7 3076-7 307		
reported; general order April 29		
special order for May 5 at 2:15 P. M. April 29		1826
reported; sit again May 5		
reported; sit again May 6		
file No. 414. reported; amended; third reading May 11		
reported; amended; third reading May 11		
recommitted to general order May 12. 2072-5 reported; suspended; passed May 12. 2075-6 returned; amended; 135 amendments		018-28
reported; suspended; passed May 12. 2015— returned; amended; 135 amendments . 2644 45 127 amendments concurred in . 2644 45 128 amendments concurred in . 2652-4 8 amendments non-concurred in . 2652-4 8 amendments non-concurred in . 2652-4 8 amendments non-concurred in . 2652-4 8 ask committee of conference June 23 . 2765 committee granted June 28 . 2765 meesrs. Bates, Diekema and J. W. Robinson appointed June 23 . 2765 reported; concurred June 24 . 2765-7 referred to E. and E. June 24 . 2767-95 reported enrolled June 27 . 2002 approved June 29 . 2911  505. A bill to provide for the election of a mine inspector for each county possessing mines, and for his duties, also to prevent the employment of any person under 16 years of age in any mine, and to reduce the hours of labor in any mine to eight hours per day: introduced by Mr. Breen February 18 . 520 referred to committee on labor interests . 520 reported; amended; general order March 4 . 799 file No. 182. reported; amended; third reading March 16 . 962-4 tabled March 18 . 1007 taken up; referred to labor interests May 11 . 2009 reported; amended; third reading May 21 . 2107 passed; immediate effect May 24 . 2213 file No. 411. returned; title amended June 17 . 2632 concurred; referred to E. and E. June 17 . 2632 concurred; referred to E. and E. June 17 . 2632 concurred; referred to E. and E. June 17 . 2632 concurred; referred to E. and E. June 17 . 2632 concurred; referred to E. and E. June 17 . 2632		
returned; amended; 135 amendments		
127 amendments concurred in		
8 amendments non-concurred in		
Senate insist on all June 23		
ask committee of conference June 28	·	
committee granted June 28		
Messrs. Bates, Diekema and J. W. Robinson appointed June 28		
reported; concurred June 24		
referred to E. and E. June 24		
reported enrolled June 27	e ,	
approved June 29		
505. A bill to provide for the election of a mine inspector for each county possessing mines, and for his duties, also to prevent the employment of any person under 16 years of age in any mine, and to reduce the hours of labor in any mine to eight hours per day:  introduced by Mr. Breen February 18		
for his duties, also to prevent the employment of any person under 16 years of age in any mine, and to reduce the hours of labor in any mine to eight hours per day: introduced by Mr. Breen February 18		
mine, and to reduce the hours of labor in any mine to eight hours per day: introduced by Mr. Breen February 18		
introduced by Mr. Breen February 18. 520 referred to committee on labor interests. 520 reported; amended; general order March 4. 799 file No. 182. reported; amended; third reading March 16. 952-4 tabled March 18. 1007 taken up; referred to labor interests May 11. 2009 reported; substitute; general order May 12. 2007 reported; amended; third reading May 21. 2197 passed; immediate effect May 24. 2213 file No. 411. returned; title amended June 17. 2882 concurred; referred to E. and E. June 17. 2882		
referred to committee on labor interests		520
reported; amended; general order March 4		
file No. 183.       reported; amended; third reading March 16.       952-4         tabled March 18.       1007         taken up; referred to labor interests May 11.       2009         reported; substitute; general order May 12.       2067         reported; amended; third reading May 21.       2197         passed; immediate effect May 24.       2213         file No. 411.       2832         concurred; title amended June 17.       2832         concurred; referred to E. and E. June 17.       2832		
tabled March 18. 1007 taken up; referred to labor interests May 11. 2009 reported; substitute; general order May 12. 2067 reported; amended; third reading May 21. 2197 passed; immediate effect May 24. 2213 file No. 411. returned; title amended June 17. 2882 concurred; referred to E. and E. June 17. 2882		
tabled March 18. 1007 taken up; referred to labor interests May 11. 2009 reported; substitute; general order May 12. 2067 reported; amended; third reading May 21. 2197 passed; immediate effect May 24. 2213 file No. 411. returned; title amended June 17. 2882 concurred; referred to E. and E. June 17. 2882	reported: amended: third reading March 16	952-4
taken up; referred to labor interests May 11		
reported; substitute; general order May 12       2067         reported; amended; third reading May 21       2197         passed; immediate effect May 24       2213         file No. 411.       2682         concurred; title amended June 17       2682         concurred; referred to E. and E. June 17       2682		
reported; amended; third reading May 21	· · · · · · · · · · · · · · · · · · ·	
passed; immediate effect May 24		
file No. 411.  returned; title amended June 17		
returned; title amended June 17		
concurred; referred to E. and E. June 17		2632
380		201/07

•	Page,
reported enrolled June 22.	
approved June 28	
506. A bill to detach certain territory from the townships of Hendricks and Garfield, Mackinac	
county, and to organize the same into a separate township to be known as the township	)
of Pentland:	
introduced by Mr. Chamberlain February 18	. 520
referred to committee on towns and counties.	. 590
reported; suspended; passed; immediate effect February 21	558-9
returned; non-concurred June 24.	2802
507. A bill to attach certain territory from the township of Lakefield, Mackinac county, and to	)
organize the same into a separate township to be known as the township of Portage:	
introduced by Mr. Chamberlain February 18	520
referred to committee on towns and counties	
reported; suspended; passed; immediate effect February 21	
returned; referred to E. and E. February 21.	
reported enrolled February 25.	
approved March 1	
508. A bill to revise and amend the charter of the village of Vicksburg, Kalamasoc county:	
introduced by Mr. Kirby February 18.	. 59
referred to committee on municipal corporations.	
raported; suspended; passed; immediate effect April 20.	
returned; amended; laid over May 11	
taken up; concurred May 13	
referred to E. and E. May 18	
reported enrolled May 18	
approved May 19	
500. A bill to amend sections 1473 and 1474, chapter 32 Howell's Annotated Statutes, as amended	1
by act No. 111, laws of 1885, relative to village plats, etc.:	
introduced by Mr. Kirby February 18	
referred to committee on municipal corporations	520
merged with H. B. 599.	
reported; substitue; general order April 20	, 1871
file No. 367.	
reported; amended; third reading May 9	
passed; title amended May 11	
returned; amended June 24	
concurred; referred to E. and E. June 24	
reported enrolled June 27.	
approved June 27	. 2911
510. A bill to make the waters of great lakes and their bays and inlets free to all for shooting	3
and fishing with hook and line:	
introduced by Mr. Dunbar February 18	. 520-1
referred to committee on fisheries	
reported adverse; tabled April 15	1826
taken up; general order; on motion June 14	
file No. 488.	
reported; third reading June 21	2000-70
lost June 23	
511. A bill to amend section 12 of chapter 1 of the highway laws of the State:	
introduced by Mr. S. Baker February 18.	. 581
tabled	
taken up; referred to roads and bridges June 8	
512. A bill to prohibit the killing of quail and partridge for the period of years:	
introduced by Mr. S. Baker February 18	59
reported to committee on State affairs.	
reported without recommendation; tabled March 25.	
518. A bill to amend section 11 of an act entitled "An act to review and amend chanter 84 of th	

	Page.
compiled laws of 1871, relative to the formation of corporations to construct can	
harbors and improve the same," by adding two new sections thereto, and by res	tricting
its operations to the Upper Peninsula:	
introduced by Mr. Douglass February 18	521
referred to committee on harbors	521
514. A bill to repeal chapter 110 Howell's Annotated Statutes of Michigan, being an act	entitl <b>ed</b>
"An act to re-enact and amend chapter 84 of the compiled laws of 1871, relativ	e to the
formation of corporations to construct canal harbors and improve the same," by	adding
two new sections thereto, and by restricting its operations to the Upper Peninsu	ıla:
introduced by Mr. Douglass February 18	521
referred to committee on harbors	521
515. A bill to repeal section 118 of act No. 153 of the session laws of 1885, entitled "An act	to pro-
vide for the assessment of property and the levy and collection of taxes thereon	":
introduced by Mr. Wilson February 18.	521
referred to committee on judiciary	521
reported adverse; tabled May 24	2206
516. A bill to cause railroad companies or corporations to build and maintain a pa	asenger
depot within two hundred feet of railroad crossings:	•
introduced by Mr. Wilson February 18	521
referred to committee on railroads	521
517. A bill to amend sections 6306, 6307 and 6308 of Howell's Annotated Statutes relativ	e to the
appointment of guardians for minors by judges of probate:	
introduced by Mr. Ogg February 18	522
referred to committee on judiciary	522
reported; general order June 2	2858
file No. 464.	
reported; third reading June 10	2501-2
passed: title amended June 14	2545-6
returned; non-concurred June 24	2891
518. A bill to provide for the registration of physicians and surgeons, and to protect the	e people
of the State of Michigan from empiricism and quackery, and to repeal act No. 10	87 of the
session laws of 1883, entitled "An act to promote public health":	
introduced by Mr. Bardwell February 18	522
referred to public health	522
reported; general order March 8	756
file No. 178.	
reported; amended; third reading April 11	1251-3
amended; passed April 18	1,293-4
returned; substitute; referred to public health June 21	
reported; suspended; passed June 23	2797-9
519. A bill to amend sections 21 of an act entitled "An act to authorize the formation	
panies for running, booming and rafting of logs," being chapter 114 of Howell'	's Anno-
tated Statutes of Michigan, as amended by act No. 80 of the laws of 1888, and to	add to
said chapter a new section to stand as section 22:	
introduced by Mr. Webber February 18	522
referred to committee on lumber and salt	
ordered printed for use of committee March 29	1141
file No. 289.	
reported; adverse; tabled June 23	2768-7
620. A bill to authorize the purchase of a tract of land adjacent to the State House of	
tion and Reformatory at Ionia, and to make an appropriation therefor:	
introduced by Mr. Webber February 18	522
referred to committee on State House of Correction	
reported; referred to ways and means March 15	
file No. 231.	
reported; third reading March 25	1108-7
enacting words stricken out; body tabled March 29	1136
taken nn. reconsidered referred to general order March M	1161-9

		AGE.
	reported; tabled April 221485,	
	taken up; lost June 7	
	reconsidered; tabled June 7	
	taken up; lost; indefinitely postponed June 16	JU-1
	l to incorporate the village of Sherwood in Branch county:	700
	introduced by Mr. VanOrthwick February 18.	522
	referred to committee on municipal corporations.	523
	reported; suspended; passed; immediate effect Feburary 25	o∪ 783
	returned ; referred to E. and E. March 3reported enrolled March 4	
	approved March 4	-000
	ll to authorize the city of Alpena and the several townships of the counties of Alpena,	
	resque Isle, Montmorency, Cheboygan, Otsego and Emmet to aid in construction of a	
	ailroad from Alpena to Petoskey:	
	introduced by Mr. Baldwin February 18	522
	referred to committee on towns and counties	522
528. A bil	ll to incorporate the Oceana county veterans' association:	
:	introduced by Mr. Houk February 18	523
	tabled	523
524. A bil	ll to regulate the sale and use of intoxicating liquors in this State, and to repeal all	
8.0	cts and parts of acts in conflict therewith:	
	introduced by Mr. Chapman February 18	523
	tabled	523
	taken up; referred to liquor traffic May 919	75-6
	ll to amend chapter 52 of Howell's Annotated Statutes of Michigan relative to the pro-	
	ection of children in certain cases by adding four new sections thereto, to stand as sec-	
	ons 7, 8, 9 and 10 of said sot:	
	introduced by Mr. Bentley February 19	537
	referred to committee on labor interests	537
	reported; amended; general order March 25	
	file No. 278.	100
	reported; amended; third reading April 15	1848
	tabled April 20.	
	taken up; passed; title amended; immediate effect May 21	
	returned; amended; laid over June 7	
	concurred; referred to E. and E. June 1024	90-1
	reported enrolled June 14	2500
	approved June 21.	2655
<b>526.</b> A bil	ll to amend an act entitled "An act to incorporate the city of Escanaba, in the county	
of	f Delta," being act No. 245 of the local acts, session of 1883, and to add 10 new sections	
	hereto, to stand as sections No. 8, 9, 10, 11, 12, 13, 14, 15, 16 and 17 of chapter 43 of said act:	
	introduced by Mr. Thompson February 19	
	referred to committee on municipal corporations	
	reported substitute; general order April 9	
	suspended; passed; immediate effect April 9	
	returned; amended; E. and E. May 17	
	reported enrolled May 19	
	approved May 20	<b>T105</b>
	new title: Libil to amend sections 7 and 17 of chapter 8 of act No. 245 of local acts of 1888, entitled	
	An act to incorporate the city of Escanaba, in the county of Delta, approved March 27,	
	1883, and to add to chapter 23 of said act ten new sections to stand as sections 8, 9, 10, 11,	
	12, 18, 14, 15, 16 and 17 of said chapter.	
527. A hi	ll to amend act No. 149 of the session laws of 1869, being section 18 of chapter 111 of	
	Iowell's Annotated Statutes, and to add ten sections to said act:	
	introduced by Mr. Thompson February 19	537
	referred to the committee on private corporations	537

	Page.
reported adverse; tabled June 10.	2491
528. A bill making appropriations for the current expenses and for buildings, etc., for the I form School for the years 1887 and 1888:	.te-
introduced by Mr. Abbott February 19.	200
tabled	587
taken up; referred to committee on Reform School March 19	
reported; amended; referred to ways and means April 14	
reported substitute; general order April 22	
merged with H. B. 529.	1901
file No. 874.	
reported; third reading May 9	1978-6
passed; immediate effect May 10	
returned; amended; concurred; E. and E. May 18.	
reported enrolled May 18	
approved May 19	
529. A bill making an appropriation for the establishment of a department of technology at	
Reform School:	
introduced by Mr. Abbott February 19	537
tabled	
taken up; referred to committee on Reform School March 19	
reported; referred to ways and means April 14	
reported substitute; general order April 22	1421
merged with H. B. 528.	
file No. 874.	
580. A bill to amend section 2, act No. 108 of the session laws of 1871 as amended, being co	m-
piler's section 4207 of Howell's Annotated Statutes, relative to the Insurance Bures	u:
introduced by Mr. Rumsey February 19	
referred to committee on insurance	
reported; general order February 25	656
file No. 147.	
reported; referred to ways and means March 7	
majority report; amended; general order May 23	
reported; tabled May 27.4.	
taken up; passed with amendments June 23	
returned; immediate effect June 24	
referred to E. and E. June 24reported enfolled June 27	
approved June 29	
531. A bill to provide for the punishment of crimes committed by persons while confined in a	
of the penal institutions in this State:	my
introduced by Mr. Rumsey February 19	588
referred to committee on judiciary	
reported; amended; general order March 8	
file No. 171.	
reported; third reading March 16.	951-2
re-committed to general order March 17.	
reported; amended; third reading March 21.	
passed; immediate effect March 22.	
returned; referred to E. and E. May 26	
reported enrolled May 27	
approved June 1	
532. A bill to amend section 11 of act No. 113 of the laws of 1869, entitled "An act to author	
the formation of companies for the introduction of water into towns, cities and villa	
in the State of Michigan," being section 3128 of Howell's Annotated Statutes of Mi	
igan:	
introduced by Mr. Rentz February 19	588
referred to committee on private corporations.	

	PAGE.
reported; general order March 2.	721
file No. 157. reported; third reading March 16.	MO E0
passed March 17.	
received; referred to E. and E. March 30.	
reported enrolled April 8	
approved April 812	<b>213</b> -14
533. A bill to provide for the taking of private property for public use, and for the opening,	
extending, widening and straightening of streets in the city of Detroit, and to repeal	
act No. 354 of the session laws of 1885, being entitled "An act to provide for the opening,	
extending, widening and straightening of streets and alleys in the city of Detroit," and	
to repeal act No. 281 of the session laws of 1833, being an act entitled "An act to provide	
for the taking of private property for the public use, and for the opening of streets and	
alleys by the city of Detroit," so far as said act in its provisions are in conflict, repug-	
nant to, or inconsistent with the provisions of this act:	
introduced by Mr. Rentz February 19	
referred to committee on judiciary	
reported adverse; tabled June 8	
534. A bill to amend section 9 of act 198 of the session laws of 1873, entitled "An act to revise	
the laws providing for the incorporation of railroad companies, and to regulate the run-	
ning and management, and to fix the duties and liabilities of all railroads and other cor- porations owning or operating any railroads in this State," as amended by act No. 177,	
and by act No. 116, session laws of 1883, being section 3323 of Howell's Annotated Stat-	
ntes:	
introduced by Mr. Anderson February 19	528
referred to committee on railroads.	
reported; ordered printed for use of committee March 2.	
file No. 161.	
reported; amended and without recommendation; general order on motion May 11	2006-4
reported; tabled June 7	
returned; referred to E. and E. June 24.	
535. A bill to establish a board of estimates for the city of East Saginaw, and to repeal all pro-	
visions of the present charter of said city, and all parts of the act entitled An act to	
revise an act entitled An act to incorporate the board of education of the city of East	
Saginaw, approved April 3, 1869, and all acts amendatory thereto, and also of an act to	
incorporate a board of water commissioners for the city of East Saginaw, to supply the	
city with pure water, and to provide for the completion and management of the East	
Saginaw water-works, approved February 28, 1873, and all acts amendatory thereof	
which are in any wise inconsistent with the provisions hereof:	
introduced by Mr. Linton February 19	
referred to committee on municipal corporations.	
ordered printed for use of committee March 10	
East Saginaw for the years 1873, 1874, 1875, 1876, 1877 and 1878, under the provisions of the	
charter of said city, and all titles to lands based on the sales made by said city for non-	
payment thereof:	
introduced by Mr. Linton February 19	530
referred to committee on local taxation	
ordered printed for use of committee March 10	808
discharged; referred to judiciary June 8.	2457
reported; suspended; passed; immediate effect June 10.	2476-6
returned; referred to E. and E. June 24.	
reported enrolled June 27	2902
approved June 29	
537. A bill to amend an act entitled "An act to incorporate a board of water commissioners for	
the city of East Saginaw, to supply the city with pure and wholesome water, and to pro-	
vide for the completion and management of the East Saginaw water-works," approved	
February 28, 1878, and the several acts amendatory thereto:	

Industrial States Williams 10	Page
introduced by Mr. Linton February 19	
referred to committee on municipal corporations.	
reported; substitute; suspended; passed; immediate effect June 8	
reported enrolled June 21	
approved June 21	
title of substitute:	2000
A bill to amend sections 15 and 20 of act No. 211 of the session laws of 1861, entitle	wil An
act to incorporate the village of Lowell, approved March 15, 1861, as amended 1	
several acts amendatory thereof.	,,
588. A bill to authorize the city of East Saginaw to borrow money for the construction an	ıd ex-
tension of certain main sewers:	
introduced by Mr. Linton February 19	589
referred to committee on local taxation	589
reported; general order March 2	725
file No. 159.	
discharged; passed; immediate effect March 10	890
returned; referred to E. and E. March 11	920
reported enrolled March 15	9296
approved March 17	981-2
539. A bill to amend "An act to revise the charter of the city of East Saginaw, being am	enda-
tory of an act entitled 'An act to incorporate the city of East Saginaw,'" app	roved
February 14, 1859, as amended by the several acts amendatory thereof:	
introdeced by Mr. Linton February 19	589
referred to committee on municipal corporations	
ordered printed for use of committee March 10.	892-8
file No. 285.	
reported; substitute; suspended; passed; immediate effect April 21	
returned; referred to E. and E. April 23	
reported enrolled April 25.	
approved May 3.	
540. A bill to establish a municipal police court for the city of East Saginaw, having exclering criminal jurisdiction in said city, and to repeal all parts of the charter of said city.	
consistent therewith:	U <b>y</b> 111-
introduced by Mr. Linton February 19	590_40
referred to committee on municipal corporations	
reported; substitute; suspended; passed; immediate effect March 25	
returned; referred to E. and E. March 25.	
reported enrolled March 28.	
approved March 28	
new title:	
A bill to establish and organize a municipal court in the city of East Saginaw,	to be
known and called the Police Court of East Saginaw, and to repeal all of the prov	
of the charter of the city of East Saginaw heretofore enacted to establish and org	anize
a police court in the city of East Saginaw, and all acts and parts of acts in any	wise
contravening the provisions of this act.	
541. A bill to authorize the city of East Saginaw to acquire by dedication, grant, or other	wise.
the right to use and maintain the city line ditch so-called for the purpose of drain	age:
introduced by Mr. Linton February 19	
referred to committee on drainage	
reported; general order April 21	
discharged; suspended; passed; immediate effect April 21	
returned; referred to E. and E. April 22.	
reported enrolled April 25	
approved April 29	
543. A bill to establish a board of assessment and review for the city of East Saginaw, a	na to
repeal all provisions of the present charter of said city inconsistent therewith:	
introduced by Mr. Linton February 19	540

		referred to committee on judiciary	PAGE,
		discharged; referred to committee on municipal corporations April 15	
		reported; suspended; passed; immediate effect April 15	
		Senate requested to return June 8	
		returned; reconsidered June 9	
		referred to municipal corporations June 9	
542	•	bill to authorize the township of Chase in the county of Lake to borrow money for public	~
-		improvements, and to issue bonds therefor:	
		introduced by Mr. Oviatt February 19	540
		tabled	
		taken up; referred to local taxation March 4.	
		reported adverse; tabled March 11	
K44	•	bill to authorize the township of Ellsworth in the county of Lake to borrow money for	•••
OII.	_	public improvements and to issue bonds therefor:	
		introduced by Mr. Oviatt February 19	540
		tabled	540
		taken up; referred to local taxation March 4	800
		reported adverse; tabled March 11	
K4K		bill to authorize the township of Pleasant Plains in the county of Lake to borrow money	eu T
vav.	_	for public improvements and to issue bonds therefor:	
		introduced by Mr. Oviatt February 19	540
		tabled	
		taken up; referred to local taxation March 4.	
		reported adverse; tabled March 11	
E40		bill to arrest and confine intoxicated persons and minors, in certain cases, until they	#U <u>1</u> -U
010.	А	shall reveal where and by whom such intoxicating liquors were procured:	
			E40 1
		introduced by Mr. Rogers February 19tabled	
		taken up; referred to liquor traffic March 11	
		reported; general order May 6.	
		file No. 397.	1000
		reported; third reading May 27	902.5
		passed June 1	
		returned; non-concurred June 24.	
K47		bill to change the name of the Michigan Institution for the Deaf and Dumb;	2000
041.	Α.	introduced by Mr. Jones February 19.	E41
		referred to committee on deaf and dumb asylum	
		reported; substitute; general order May 4	010 <del>-0</del>
		file No. 890.	e.e.
		reported; amended; third reading June 7	
		title amended; passed; immediate effect June 9	
		returned; referred to E. and E. June 24	
		•	
<b>7</b> 40		approved June 29.	2001
010.	A	bill to regulate the disposition of the appropriation for the Michigan School for the Deaf:	
		introduced by Mr. Jones February 19.	
		referred to committee on Institute for Deaf and Dumb.	
		reported substitute March 2; and referred to ways and means	
		reported; amended; general order March 18	961
		file No. 246.	
		reported; third reading April 9.	
		amended; passed; immediate effect April 12.	
		returned; amended; concurred; referred to E. and E. May 7	
		reported enrolled May 7	
		approved May 11.	2017
<b>549.</b>	A	bill to change the boundaries of certain school districts in the township of Standish, in	
		Arenac county, and State of Michigan, to organize a graded school therein, and to define	
		the powers and duties of its officers:	

	Page.
introduced by Mr. Hoobler February 19	
tabled	54
taken up; referred to education March 17	980
discharged; referred to towns and counties March 18	977
reported; substitute; suspended; passed March 24	1072-1
returned; referred to E, and E, March 80	114
reported enrolled June 16	2612
approved April 7	1177
title of substitute:	
A bill to organize a school district and to create a graded school in the town Standish, county of Arenac, and the township of Pinconning, county of Bay, S Michigan, and to establish the boundaries of school districts rendered necessary organization of such districts.	State of
550. A bill to amend sections 2 and 4 of an act to provide for a tax upon dogs, and to o	reste a
fund for the payment of certain damages for sheep killed or wounded by them	
tain cases, being sections 2124 and 2126 of Howell's Annotated Statutes:	III 001-
introduced by Mr. Spencer February 19	541
referred to committee on agriculture	
551. A bill to extend the time for payment of rejected taxes by St. Clair county, and t	
and void interest thereon:	J 10221
introduced by Mr. Wellman February 19	541
referred to committee on judiciary	•
reported adverse; tabled May 20	
552. A bill to provide for the construction of a State road bridge across Black river, in the	
ship of Grant, in St. Clair county, and to appropriate State swamp land, the p	
of which to be used for the construction of said bridge:	
introduced by Mr. Wellman February 19	541-8
referred to committee on roads and bridges	542
reported; general order May 18	2116
file No. 420.	
reported; third reading June 1	2818-15
passed June 2	2828
returned; E. and E. June 24.	2843-4
immediate effect June 24	2844
reported enrolled June 27	2901
approved June 28	2908
558. A bill to tax the selling of oleomargarine and butterine to be brought into this Stat	e:
introduced by Mr. Wellman February 19	549
referred to committee on agriculture	542
554. A bill to tax the business of the manufacture and sale of oleomargarine and butter	
introduced by Mr. Wellman February 19	
referred to committee on agriculture	
reported; amended; general order June 8	2487
reported; struck out June 16	9609
House non-concur June 16.	
third reading June 16.	
tabled June 21	
555. A bill to amend section 8 of an act entitled "An act to revise and amend sections 4	
8, 9, 10, 11, 12, 18, 14, 15, 19 and 20 of an act entitled An act to establish and orga	
municipal court in the city of Grand Rapids, to be known and called the police of	
Grand Rapids, and to repeal an act entitled An act to establish and organize a	
court in the city of Grand Rapids, April 18, 1878, and all amendments thereto,	_
acts and parts of acts in any wise contravening the provisions of this act," being	
76 of the session laws of 1879, approved May 13, 1879:	
introduced by Mr. Dillon February 19.	5428
referred to committee on judiciary	
reported adverse; tabled March 22	

	Page.
556. A bill to authorize the township of Arthur, in Clare county, to borrow money to be used in	l .
public improvements in and for said township, and to issue bonds therefor:	
introduced by Mr. Wilson February 19	. 542
referred to committee on local taxation	
reported adverse; tabled March 11	
taken up; ordered printed; general order March 25	.1108-4
file No. 275.	
struck out title; tabled March 80	
557. A bill to authorize the township of Hayes, Clare county, to borrow money to be used in	1
public improvements in and for said township, and to issue bonds therefor:	P 40
introduced by Mr. Wilson February 19	
reported adverse; tabled March 11:	
taken up; referred to committee on local taxation June 22.	
reported substitute; suspended; passed; immediate effect June 22	
returned; referred to E. and E. June 24.	
reported enrolled June \$7.	
approved June 29.	
558. A bill to designate the place for holding the township meetings and elections for the town	
ship of Midland, in Midland county:	
introduced by Mr. Wilson February 19.	542-8
referred to committee on towns and counties	
reported; referred to judiciary March 17	. 966
discharged; amended; suspended; passed; immediate effect March 17	970-1
returned; referred to E. and E. March 19.	1017-18
reported enrolled March %	1070-1
approved March 25	
559. A bill to authorize the township of Midland, in Midland county, to convey certain rea	i
estate to the city of Midland:	
introduced by Mr. Wilson February 19.	
referred to committee on judiciary	
reported substitute; general order May 20.	. <b>2157</b> -8
file No. 438.	
reported; third reading June 1	
passed; immediate effect June 2	
returned; referred to E. and E. June 24	
reported enrolled June 27approved June 29	
560. A bill to provide for straightening, opening, deepening and widening the west branch o	
Sturgeon creek, in Midland county, and making an appropriation of State swamp land	
for same:	•
introduced by Mr. Wilson February 19	. 549
referred to committee on drainage.	
reported substitute; general order April 14	
file No. 884.	
reported; struck out May 4	1808-8
non-concurred; third reading May 4	
passed; immediate effect May 5	. 191
returned; referred to E. and E. June 24	. 288
reported enrolled June 27	. 200
approved June 28	
561. A billito authorize the committee of the Legislature on the several State institutions to	<b>D</b>
visit them during the recess of the Legislature, and requiring them to report their ob	-
servations in writing to the succeeding Legislature:	
introduced by Mr. H. Watson February 19	
tabled	. 5ti
takan nn i melamad ta kammittaa an Stata affalm Manah S	Q#K

		Page
	reported adverse; general order on motion March 26file No. 286.	1112
	reported; third reading April 11	1251-
	lost April 18	1287-
<b>562</b> .	A bill to revise and amend the charter of the city of Greenville:	
	introduced by Mr. H. Watson February 19	. 541
	tabled	542
	taken up; referred to committee on municipal corporations March 1	. 70
	reported; amended; suspended; passed; immediate effect March 2	785-4
	returned amended; title amended; suspended; concurred; referred to E. and E.  March 9	
	reported enrolled March 11.	
	approved March 17	963
568.	A bill to authorize the townships and cities of the counties of Midland, Bay, Tuscola and	1
	Huron to vote aid to the construction of railroads from Midland to Bay City and from	1
	Bay City to Bad Axe and Caro:	
	introduced by Mr. Brock February 19	. 542
	referred to committee on local taxation	542
	reported adverse; tabled March 11	904-4
	taken up; referred to local taxation June 22	2098-4
	reported; substitute; tabled June 23	749-60
564.	A bill to amend sections 1442, 1443, 1445 and 1446 of Howell's Annotated Statutes, being sec-	
	tions 1, 2, 4 and 5 of act 244 of session laws of 1879, entitled "An act for the collection of	
	damage sustained by reason of defective public highways, streets, bridges, crosswalks	
	and culverts," so as to make said act cover damages sustained by reason of defective	,
	sidewalks, and to limit the amount of damages recovered therein : introduced by Mr. F. H. Watson	E40 4
	referred to committee on judiciary.	
	reported; substitute June 28.	
	suspended; passed June 28	
	returned; referred to E. and E. June 24.	
	· reported enrolled June 27	
	approved June 28	
E&E	A bill to amend section 28 of chapter 17 of Howell's Annotated Statutes, relative to lay-	
	ing out, altering or discontinuing high ways:	
	introduced by Mr. Hill February 19.	544
	referred to the committee on roads and bridges	
	reported; general order March 8	
	file No. 192.	
	reported; third reading March 21	1025-6
	passed March 22	
	returned; amended; title amended June 7	
	concurred; referred to E. and E. June 7	
	reported enrolled June 8	
	approved June 14	
<b>56</b> 6.	A bill to provide for the protection of fish in the counties of Clinton and Ingham:	
	introduced by Mr. Hill February 19.	544
	referred to committee on fisheries	
	reported adverse; tabled May 19	
567.	A bill to amend section No. 2087 of the compiled laws of 1871, being section 2195 of Howell's	
	Annotated Statutes, relative to the protection of fish in the inland lakes and streams	
	of this State:	
	introduced by Mr. Hill February 19	544
	referred to committee on fisheries	
	reported adverse; tabled May 19	
568.	A bill to incorporate engineering societies:	
	introduced by My Cage Pobusers 19	844

•	Page
referred to committee on private corporations	
reported; general order March 8	
file No. 176.	
reported; amended; third reading March 16	501-2
passed March 17.	973
returned; referred to E. and E. June 22	9788
reported enrolled June #7	2895
approved June 34	2894
569. A bill to provide against the recovery of damage done by beasts on lands which	Me on-
closed by a lawful fence :	
introduced by Mr. Case February 19	
referred to committee on judiciary	
reported adverse; tabled May 13	
570. A bill to amend section 118 of act No. 158 of the session laws of 1865, entitled "An	
provide for the assessment of property and the levy and collection of taxes there	
introduced by Mr. Case February 19.	
referred to committee on judiciary	
reported adverse; tabled May 34	
571. A bill to provide for the appointment of five commissioners to designate the position	
movement of troops of the State of Michigan on the battle field of Gettysburg, a erection of a suitable monuments to the memory of the soldiers of the State of	
gan, who were engaged in that battle, and to make an appropriation therefor:	PETOTII-
introduced by Mr. Bardwell February 19.	RALE
tabled	
taken up; referred to military flairs April 29	
reported; substitute; referred to ways and means May 5	
file No. 894.	
reported; amended; third reading May 27.	2284-5
passed ; immediate effect June 1	
returned; amended June 22	
concurred; referred to E. and E. June 22	2748- ⁴
reported enrolled June 27	
approved June 29.	
title of substitute:	
"A bill to provide for the publication of the postoffice address of ex-soldiers,	sailors
and marines living in the State of Michigan, and to make an appropriation there	for."
572. A bill to amend sections 1, 5, 7, 8, 15, 19, 69, 78 and 101 of an act entitled "An act to rev	rise an
act to incorporate the city of Bay City," approved March 21, 1865, as amended a	ınd re-
vised by the several acts amendatory and revisionary thereof, and to add the se	ections
thereto to stand as sections 149, 150 and 151 of said act :	
introduced by Mr. Green February 19	545
tabled	
taken up; returned to municipal corporations February 25	660
reported; referred to committee on judiciary March 8	
discharged; referred to municipal corporations March 4	
reported; referred to municipal corporations March 4	
reported; ordered printed for use of committee March 80	1159
file No. 290.	
reported; substitute; suspended; passed; immediate effect April 9	
returned; referred to E. and E. April 18	
reported enrolled April 15	
approved April 19	
578. A bill relating to the election of representatives to the State legislature in districts	where
more than two are to be chosen:	
introduced by Mr. Bates February 19,	
referred to committee on elections.	
reported without recommendation and ordered printed by motion; general order	
ruary 21	560-1

<b>25 27 27 3</b>	Page.
file No. 144.	=00 00
reported; tabled March 8	
taken up; referred to general order May 18reported; third reading June 7	. 2427
enacting words struck out; body tabled June 14	2544
introduced by Mr. Green February 19	545
tabled	
taken up; referred to municipal corporations February 25	
reported; general order March 5.	
reported; third reading March 7	
passed; immediate effect March 9	867-8
Senate requested to return June 2	
received; reconsidered June 8	
referred to municipal corporations June 8	2867-8
reported; ordered printed for use of committee June 8	2468-4
reported; tabled June 14	2524
taken up; amended; tabled June 15	. <b>2589-</b> 70
taken up; passed; immediate effect June 15	2577-8
returned; referred to E. and E. June 17	
reported enrolled June 21	2678
approved June 23	. 2747
575. A bill to amend the charter of the village of Allegan:	
introduced by Mr. McCormick February 19.	545
referred to committee on municipal corporations	545
ordered printed for use of committee March 15	988
file No. 234.	
reported substitute; suspended; passed; immediate effect June 8	
returned; referred to E. and E. June 22	
reported enrolled June 27	
approved June 24	
576. A bill to amend section 1 of act No. 58 of the session laws of 1867, approved March 15, 186	
as amended by act No. 28 of the session laws of 1869, approved March 6, 1869, entitled "A	
act to repeal all existing laws, rules and provisions of law restricting or controlling the	
right of a party to agree with an attorney, solicitor or counselor for his compensation	
and to more accurately fix and determine the costs to be allowed to the prevailing parties to be allowed to the prevailing parties to be allowed to the prevailing parties to be allowed to the prevailing parties to be allowed to the prevailing parties to be allowed to the prevailing parties to be allowed to the prevailing parties to be allowed to the prevailing parties to be allowed to the prevailing parties to be allowed to the prevailing parties to be allowed to the prevailing parties to be allowed to the prevailing parties to be allowed to the prevailing parties to be allowed to the prevailing parties to be allowed to the prevailing parties to be allowed to the prevailing parties to be allowed to the prevailing parties to be allowed to the prevailing parties to be allowed to the prevailing parties to be allowed to the prevailing parties to be allowed to the prevailing parties to be allowed to the prevailing parties to be allowed to the prevailing parties to be allowed to be allowed to be allow	
ties in suits at law in the circuit courts, being compiler's section No. 9004 of Howell's An	1-
notated Statutes of Michigan : introduced by Mr. McCormick February 19	KAR_R
referred to committee on judiciary	
reported adverse; tabled May 26.	
577. A bill to amend chapter No. 267 of Howell's Annotated Statutes, by adding seven new sec	
tions thereto, relative to homesteads of deceased persons and providing for the sai	
thereof in certain cases:	
introduced by Mr. Dunbar February 19	. 546
referred to committee on judiciary	
reported substitute; general order May 12	
file No. 418.	
reported; third reading May 27	.2284-5
passed June 1	<b>2</b> 810-11
returned; amended; concurred; E. and E. June 22	. 2717
discharged June 23	. 2741
Senate amendment reconsidered June 22.	.2741-2
non-concurred June 22	
returned; amended; non-concurred June 28	
Senate insists and asks conference committee June 24	
granted : Diskome Crooker and Rumeey June 94	2821

		Page,
	reported; concurred; referred to E. and E. June M	
	reported enrolled June #7	
	approved June 99.	
D75,	A bill to prevent the destruction of fish in Pine Lake, in the townships of Jefferson and	ı
	Howard, in Case county:	546
	introduced by Mr. Dickson February 19referred to committee on fisheries	
	reported; general order March 10.	
	file No. 214.	
	reported; third reading March 88	1006-7
	passed; immediate effect March 25.	
	returned; referred to E. and E. April 18.	
	reported enrolled April 19	
	approved April 19.	
579.	A bill to amend section 1 of act No. 974 of the session laws of 1875, entitled "An act to incor-	
	porate the village of Hancock;"	
	introduced by Mr. Douglass February 19	. 646
	referred to committee on municipal corporations	. 546
	reported; suspended; passed; immediate effect April 13	1370-1
	returned; amended; title amended; E. and E. April 19	1858-0
	reported enrolled April \$1	1896
	approved April 28	1566
580,	A bill to amend section 26 of act No. 250 of the session laws of 1878, being an act to revise	)
	the charter of the city of Coldwater as amended by act No. 856 of the local acts of the	1
	session laws of 1879 by adding a proviso for alternative sentences by justices of the	)
	peace:	
	introduced by Mr. Diekema February 19	
	referred to committee on municipal corporations	
	reported; general order April 15	1340
	file No. 849.	
	reported; amended; third reading May 4	
	passed; immediate effect May 5	
	returned; amended; laid over June ?	
	reported enrolled June 14	
	approved June 31	
Ket	A bill to prevent the destruction of fish in certain inland lakes in the county of Jackson:	, ,,,,,,,,
	tabled	546
582.	A bill to provide for the better protection of the health, comfort and safety of persons	
	employed in shops and factories:	
	introduced by Mr. Ogg February 19	546-7
	referred to committee on labor interests	
	reported : general order March 30	
	file No. 996.	
	reported substitute; general order April 14	1800-1
	merged with H. B. 847	1 <b>80</b> 0-1
	file No. 839.	
	reported; tabled April 20	1,185
	мее Н. В. 847.	
583.	A bill to detach certain territory from the township of Gerrish, in the county of Roscom-	•
	mon, in this State, and organise the township of Lake, in said county:	
	introduced by Mr. Markey February 19	
	tabled	
	taken up; suspended; passed; immediate effect April 15	
	returned; amended; title amended; concurred; referred to E. and E. April 19	
	reported enrolled April 91	
	approved April #8	1564

	E	AGE
	A bill to detach certain territory from the township of Gerrish, in the county of Ros-	
	common, in this State, and organize the township of Markey, in said county.	
584.	A bill to detach sections 5 and 6 of the township of Cumming, in the county of Ogemaw,	
	from said township and attach the same to the township of Rose, in said county:	
	introduced by Mr. Markey February February 19	547
	tabled	547
585.	A bill to authorise the township of Cumming, in the county of Ogemaw, Michigan, to bor-	
	row money upon its bonds to pay outstanding township and highway orders and its	
	other lawful obligations, and to provide for the payment of said bonds:	
	introduced by Mr. Markey February 19	547
	tabled	547
	taken up; referred to local taxation March 2	
	reported; suspended; passed; immediate effect March 2	782-1
	returned; referred to E. and E. March 8	
	reported enrolled March 4	99-80
	approved March 8	886-0
586.	A bill making an appropriation for the purchase of books for the State library, and for	•
	other purposes pertaining to the State library for the years 1887 and 1888:	
	introduced by Mr. Simpson February 19	54
	referred to committee on State library	54
	reported; referred to committee on ways and means March 17	97
	reported; general order March 18	980-
	file No. 254.	
	reported; third reading March 291	188-4
	passed; immediate effect April 7	118
	returned; referred to E. and E. May 7	1962-
	reported enrolled May 11	200
	approved May 11	201
587.	. A bill for the incorporation of companies for the purpose of buying and selling brood	
	animals:	
	introduced by Mr. Goodrich February 19	54
	referred to committee on agriculture	54
	reported; amended; general order March 8	884
	file No. 200.	
	reported; third reading March 16	962-
	tabled March 22	1088-4
	taken up; passed; immediate effect March 22.	1040-1
	returned; amended; referred to E. and E. May 4	<b>1883</b> -∢
	reported enrolled May 11	2006-7
	approved May 17	2006
<b>58</b> 8.	A bill to amend sections 838 and 884 of Howell's Annotated Statutes of Michigan, relative	
	to the cereal products of the State of Michigan:	
	introduced by Mr. Holt February 19	547
	referred to committee on agriculture	
589.	A bill to repeal an act entitled "An act to incorporate the Erie and Kalamazoo Railroad	
	Company of the territorial laws of 1833," approved April 22, 1833, as amended by an act	
	entitled "An act to amend an act entitled 'An act to incorporate the Erie and Kala-	
	mazoo Railroad Company,' "approved April 22, 1838, of the territorial laws of 1836, ap-	
	proved March 26, 1885, as amended by act No. 158 of the session laws of 1846, entitled	
	"An act in regard to the Eric and Kalamazoo Railroad Company," approved May	
	18, 1846 ":	
	introduced by Mr. Cole February 19	548
	referred to committee on railroads	548
	reported; adverse; tabled June 7	2426
<b>59</b> 0.	A bill to provide for an appropriation of State swamp lands for the construction of an iron	
	bridge in Washington township, Gratiot county, State of Michigan, or on the line	
	between Washington township and Fulton township across Maple River:	
	introduced by Mr. Wood February 19	548

		tabled	Page 54
<b>591.</b>		bill to provide for local option on the liquor traffic in cities and villages and counties	-
		and townships: introduced by Mr. Wood February 19	54
		tabled	
502.		bill to prohibit an alien or other disqualified voter from voting or attempting to vote, and also to prohibit any person from inducing such alien or disqualified voter to attempt to cast a vote in this State, and provide punishment and penalty for such offense:	
		introduced by Mr. Wood February 19tabled	
598.	A١	bill relating to the trustees of school district No. 17 in the city of Jackson:	
		introduced by Mr. T. H. Williams February 19	558
		referred to committee on education	
		reported; substitute; general order April 28.	
		file No. 878.	
		reported; amended; third reading May 21.	2197
		passed; title amended; immediate effect May 34	
		returned; referred to E. and E. May 27	
		reported enrolled June 2.	
		approved June 6.	
504.	A I	oill to repeal act No. 306 of the local acts of the State of Michigan of 1850, being an act	
		entitled "An act to incorporate the Lawrence Literary Institute Association ":	
		introduced by Mr. Simpson February 19	553
		referred to committee on municipal corporations	
		reported; suspended; passed; immediate effect March 4	
		Senate requested to return March 10.	
		returned March 11	
		reconsidered; passed; two-thirds majority; immediate effect March 11	18-19
		reconsidered; passed; two-thirds majority; immediate effect March 11	18-19 9 <b>9</b> 6
		reconsidered; passed; two-thirds majority; immediate effect March 11	18-19 9 <b>9</b> 6 070-1
596.	Αł	reconsidered; passed; two-thirds majority; immediate effect March 11	18-19 9 <b>9</b> 6 070-1
595,		reconsidered; passed; two-thirds majority; immediate effect March 11	18-19 9 <b>9</b> 6 070-1
596,	,	reconsidered; passed; two-thirds majority; immediate effect March 11	18-19 9 <b>9</b> 6 070-1
<i>5</i> 96,	,	reconsidered; passed; two-thirds majority; immediate effect March 11	18-19 986 070-1 138-4
596,	,	reconsidered; passed; two-thirds majority; immediate effect March 11	18-19 996 070-1 128-4 563
<b>595.</b>	,	reconsidered; passed; two-thirds majority; immediate effect March 11	18-19 986 070-1 128-4 563 563
596,	,	reconsidered; passed; two-thirds majority; immediate effect March 11	18-19 986 070-1 128-4 563 563
<b>596.</b>	,	reconsidered; passed; two-thirds majority; immediate effect March 11	18-19 996 070-1 138-4 563 563 798-9
<b>596.</b>	,	reconsidered; passed; two-thirds majority; immediate effect March 11	18-19 966 070-1 138-4 563 563 798-9 900-1 918
596.	,	reconsidered; passed; two-thirds majority; immediate effect March 11	18-19 966 970-1 138-4 563 563 798-9 900-1 918 18-30
595.	,	reconsidered; passed; two-thirds majority; immediate effect March 11	18-19 906 070-1 133-4 563 563 796-9 90-1 918 18-30 996
<b>596.</b>	,	reconsidered; passed; two-thirds majority; immediate effect March 11	18-19 906 070-1 128-4 563 563 5798-9 900-1 918 18-90 906 070-1
	1	reconsidered; passed; two-thirds majority; immediate effect March 11	18-19 906 070-1 128-4 563 563 5798-9 900-1 918 18-90 906 070-1
	A 1	reconsidered; passed; two-thirds majority; immediate effect March 11	18-19 906 070-1 138-4 563 563 798-9 900-1 918 18-30 996 970-1
	A 1	reconsidered; passed; two-thirds majority; immediate effect March 11	18-19 906 070-1 128-4 563 563 5798-9 900-1 918 18-30 906 070-1 008-9
	A 1	reconsidered; passed; two-thirds majority; immediate effect March 11	18-19 906 070-1 128-4 563 563 5798-9 906 18-30 906 9070-1 1008-9
	A 1	reconsidered; passed; two-thirds majority; immediate effect March 11	18-19 906 070-1 128-4 563 563 5798-9 906 18-30 906 9070-1 1008-9
	A 1	reconsidered; passed; two-thirds majority; immediate effect March 11	18-19 906 070-1 128-4 563 563 5798-9 906 18-30 906 9070-1 1008-9
	A 1	reconsidered; passed; two-thirds majority; immediate effect March 11	18-19 996 070-1 133-4 563 553 798-9 990-1 918 18-30 996 563 563 11-12
	A 1	reconsidered; passed; two-thirds majority; immediate effect March 11	18-19 906 070-1 138-4 563 563 5798-9 990-1 918 18-30 996 070-1 1088-9 558 558 11-12
	A 1	reconsidered; passed; two-thirds majority; immediate effect March 11	18-19 906 070-1 128-4 563 563 563 798-0 918 18-30 996 170-1 108-9 563 563 11-12 1888 1403 2533
	A 1	reconsidered; passed; two-thirds majority; immediate effect March 11	18-19 906 070-1 128-4 563 563 563 798-0 918 18-30 996 170-1 108-9 563 563 11-12 1888 1403 2533
	A 1	reconsidered; passed; two-thirds majority; immediate effect March 11	18-19 906 070-1 128-4 563 563 563 798-0 918 18-30 996 070-1 108-9 563 563 11-12 1888 1403 2533

		PAGE.
	drains, and the assessment and collection of taxes therefor, and to repeal all other	
	laws relative thereto:	
	introduced by Mr. Simpson February 19	558
	referred to committee on drainage	558
	reported; general order April 9.	1232
	file No. 333.	
	reported; third reading April 28	
	tabled May 8	
	taken up; lost; reconsidered; tabled May 20	2178
508.	A bill to provide for blowers in establishments where emery wheels or emery belts are	
	used:	
	introduced by Mr. Ogg February 19	
	referred to committee on labor interests.	
	reported; general order March 4	798-9
	file No. 181.	
	reported; third reading March 21	
	tabled March 22	
	taken up; amended; passed April 20.	
	returned; amended; concurred; referred to E. and E. May 26	
	reported enrolled June 2	2322
	approved June 6	2892
500.	A bill to amend sections 1478 and 1474 of chapter 32 of Howell's Annotated Statutes as	
	amended by act No. 111, laws of 1885, relative to village plats:	
	introduced by Mr. Eldred February 19	554
	tabled	554
	taken up; referred to municipal corporations March 22	1049
	reported; substitute; general order April 20	1871
	merged with 509.	
	file No. 357.	
enn.	A bill to fix the per diem compensation of members of the State legislature from the	
····		
٠	Upper Peninsula for and during the session of 1887:	
		554
	Upper Peninsula for and during the session of 1887:	554 554
••••	Upper Peninsula for and during the session of 1887: introduced by Mr. Diekema February 19	554
•••	Upper Peninsula for and during the session of 1887: introduced by Mr. Diekema February 19referred to committee on ways and means	554 1095
	Upper Peninsula for and during the session of 1887: introduced by Mr. Diekema February 19referred to committee on ways and meansreported; majority; general order March 25	554 1095
	Upper Peninsula for and during the session of 1887: introduced by Mr. Diekema February 19	554 1095 095-6
	Upper Peninsula for and during the session of 1887: introduced by Mr. Diekema February 19	554 1096 096-6
	Upper Peninsula for and during the session of 1887: introduced by Mr. Diekema February 19. referred to committee on ways and means reported; majority; general order March 25. minority report March 25. file No. 286. reported; third reading April 15.	554 1095 095-6 841-8 885-6
	Upper Peninsula for and during the session of 1887: introduced by Mr. Diekema February 19. referred to committee on ways and means reported; majority; general order March 25. minority report March 25. file No. 286. reported; third reading April 15. tabled April 20.	554 1095 095-6 341-3 885-6 2268
	Upper Peninsula for and during the session of 1887: introduced by Mr. Diekema February 19. referred to committee on ways and means reported; majority; general order March 25. minority report March 25. file No. 286. reported; third reading April 15. tabled April 20. taken up; passed; immediate effect May 26.	554 1095 095-6 341-3 385-6 2268 79-80
	Upper Peninsula for and during the session of 1887: introduced by Mr. Diekema February 19	554 1095 006-6 841-3 885-6 2268 79-80 2897
	Upper Peninsula for and during the session of 1887: introduced by Mr. Diekema February 19	554 1095 006-6 841-3 885-6 2268 79-80 2897
	Upper Peninsula for and during the session of 1887: introduced by Mr. Diekema February 19. referred to committee on ways and means reported; majority; general order March 25. minority report March 25. file No. 286. reported; third reading April 15. tabled April 20. taken up; passed; immediate effect May 26. returned; referred to E. and E. June 24. zeported enrolled June 27.	554 1095 006-6 841-3 885-6 2268 79-80 2897
	Upper Peninsula for and during the session of 1887: introduced by Mr. Diekema February 19. referred to committee on ways and means reported; majority; general order March 25. minority report March 26. file No. 286. reported; third reading April 15. taken up; passed; immediate effect May 26. returned; referred to E. and E. June 24. approved June 27. approved June 25. A bill to make election days legal holidays:	554 1096 096-6 841-3 885-6 2288 79-80 2897 2887
	Upper Peninsula for and during the session of 1887: introduced by Mr. Diekema February 19	554 1095 006-6 341-3 385-6 2268 79-80 2897 2887 554 554 1242
	Upper Peninsula for and during the session of 1887: introduced by Mr. Diekema February 19	554 1095 006-6 341-3 385-6 2268 79-80 2897 2887 554 554 1242
	Upper Peninsula for and during the session of 1887: introduced by Mr. Diekema February 19. referred to committee on ways and means reported; majority; general order March 25. minority report March 26. file No. 286. reported; third reading April 15. tabled April 20. taken up; passed; immediate effect May 26. returned; referred to E. and E. June 24. reported enrolled June 27. approved June 25. A bill to make election days legal holidays: introduced by Mr. Grenell February 19. tabled.	554 1095 006-6 341-3 385-6 2268 79-80 2897 2887 554 554 1242
	Upper Peninsula for and during the session of 1887: introduced by Mr. Diekema February 19.  referred to committee on ways and means reported; majority; general order March 25.  minority report March 25.  file No. 286.  reported; third reading April 15.  tabled April 20.  taken up; passed; immediate effect May 26.  returned; referred to E. and E. June 24.  reported enrolled June 27.  approved June 25.  A bill to make election days legal holidays: introduced by Mr. Grenell February 19.  tabled.  taken up; referred to labor interests April 9.  reported; general order May 11.	554 1095 095-6 341-3 385-6 2268 79-80 2897 2887 554 554 1242 2006
	Upper Peninsula for and during the session of 1887: introduced by Mr. Diekema February 19. referred to committee on ways and means reported; majority; general order March 25. minority report March 25. file No. 286. reported; third reading April 15. tabled April 20. taken up; passed; immediate effect May 26. returned; referred to E. and E. June 24. approved June 27. approved June 25. A bill to make election days legal holidays: introduced by Mr. Grenell February 19. tabled. taken up; referred to labor interests April 9. reported; general order May 11.	554 1096 006-6 341-3 885-6 2268 79-90 2897 2887 554 564 1242 2006
801.	Upper Peninsula for and during the session of 1887: introduced by Mr. Diekema February 19	554 1096 006-6 341-3 885-6 2268 79-90 2897 2887 554 564 1242 2006
801.	Upper Peninsula for and during the session of 1887: introduced by Mr. Diekema February 19. referred to committee on ways and means reported; majority; general order March 25. minority report March 25. minority report March 26. file No. 286. reported; third reading April 16. tabled April 20. taken up; passed; immediate effect May 26. returned; referred to E. and E. June 24. reported enrolled June 27. approved June 25. A bill to make election days legal holidays: introduced by Mr. Grenell February 19. tabled. taken up; referred to labor interests April 9. reported; general order May 11. file No. 406. reported; third reading May 27. 25. lost June 1.	554 1096 006-6 341-3 885-6 2268 79-90 2897 2887 554 564 1242 2006
801.	Upper Peninsula for and during the session of 1887: introduced by Mr. Diekema February 19. referred to committee on ways and means reported; majority; general order March 25. minority report March 25. minority report March 26. file No. 286. reported; third reading April 15. tabled April 20. taken up; passed; immediate effect May 26. returned; referred to E. and E. June 24. zerported enrolled June 27. approved June 25. A bill to make election days legal holidays: introduced by Mr. Grenell February 19. tabled. taken up; referred to labor interests April 9. reported; general order May 11. file No. 406. reported; third reading May 27. 25. lost June 1. A bill to amend act No. 177 of the public acts of 1888, entitled "An act to authorize the	554 1096 006-6 341-3 885-6 2268 79-90 2897 2887 554 564 1242 2006
801.	Upper Peninsula for and during the session of 1887: introduced by Mr. Diekema February 19	554 1096-6 341-3 3885-6 2268 79-80 2897 2887 554 554 1242 2005 283-5 2307
801.	Upper Peninsula for and during the session of 1887: introduced by Mr. Diekema February 19	554 1096-6 341-3 3885-6 2268 79-80 2897 2887 554 554 1242 2005 283-5 2307
801.	Upper Peninsula for and during the session of 1887: introduced by Mr. Diekema February 19	554 1096-6 341-3 3885-6 2268 79-80 2897 2887 554 554 1242 2005 283-5 2307
801.	Upper Peninsula for and during the session of 1887: introduced by Mr. Diekema February 19	554 1096 095-6 341-3 385-6 2288 79-80 2887 554 554 1242 2006 2883-5 2307
801.	Upper Peninsula for and during the session of 1887: introduced by Mr. Diekema February 19	554 1096 306-6 341-3 382-6 2288 79-80 2897 2887 554 1242 2006 283-5 2307

## INDEX.

	file No. 220,	LGE.
	reported; third reading March 25	06-7
	tabled March 29	
	lost June 21	
603.	A bill to amend act No. 311 of the local acts of 1883, entitled "An act to repeal act No. 259	
	of the session laws of 1871, entitled 'An act to incorporate the village of Williamston,	
	and to re-incorporate the village of Williamston under the general law, approved May	
	24, 1883, by adding a new section hereto to stand as section 8:1"	
	introduced by Mr. Rumsey February 21	567
	referred to committee on municipal corporations.	567
	reported; suspended; passed; immediate effect March 8	54-5
	returned; referred to E. and E. March 17.	963
	reported enrolled March 18.	967
	· · · · · · · · · · · · · · · · · · ·	1028
604.	A bill to regulate the rates of transportation by street railway and train railway com-	
	panies:	
	introduced by Mr. Rumsey February 21	567
	referred to municipal corporations	567
605.	A bill requiring all life insurance companies doing business in the State of Michigan to	
	notify by registered mail, express or through banks of any and all assessments, dues or	
	premiums due said company by their policy holders:	
	introduced by Mr. Bates February 21	567
	referred to committee on insurance	567
	reported without recommendation; tabled June 24	28-0
606.	A bill to amend section 5, 17, 22 and 28 of act No. 161 of the public acts of 1885, entitled "An	
	act to provide a police court for the city of Detroit," approved June 9, 1885, and to add	
	one section thereto to stand as section 26:	
	introduced by Mr. Rentz February 21	567
	referred to committee on judiciary	507
	reported adverse; tabled June 15	<del>10 - 00</del>
	taken up; referred to judiciary June 22	2008
	reported; suspended; passed; immediate effect June 22	2700
	returned; amended E. and E. June 24	
	reported enrolled June 27	
	approved June 29.	2906
607.	A bill to amend section 15 of an act entitled an act to provide for the assessment of prop-	
	erty and the levy and collection of taxes thereon, approved June 9, 1885:	
	introduced by Mr. Rentz February 21	567
	referred to committee on judiciary	567
	reported adverse; tabled May 24	
	taken up; referred to judiciary May 27	
		2459
608.	A bill to provide statistics for the use of the State board of equalization and boards of su-	
	pervisors:	
	introduced by Mr. Stuart February 21	
	referred to committee on State affairs.	568
	reported adverse; tabled May 9.	
	taken up; referred to members from Detroit May 27.	
	reported; amended; general order June 18	200
	reported; amended; third reading June 14	HO-1
	file No. 472.	<b>05</b> 74
800	enacting clause stricken out; body tabled June 15.	<i>-</i> 2014
ouv.	A bill to make an appropriation for marking by monuments the places where the lst, 3d, 5th,	
	7th, 16th and 24th Michigan Infantry, the 1st, 5th, 6th and 7th Michigan Cavalry, the 9th	
	Battery, 1st Michigan Artillery, and Brady's Company of Michigan Sharpshooters, all Michigan Volunteers, fought upon the battle-field of Gettysburg, and providing for the	
	erection of the same:	
	introduced by Mr. Houk and Mr. Manly jointly February 21.	568

		Page,
	ittee on military affairs	
	ays and means March 19te and without recommendation April 20; general order on motion	
April 20		. 1870
file No. 854.		
reported; amende	ed; third reading May 9	.1974-6
passed; immediat	te effect May 11	.2028-6
returned; amende	ed ; laid over June 16	. 2507
concurred; referr	red to E. and E. June 21	.2665-6
reported enrolled	June 22	.2701-9
approved June 23.		. 2746
610. A bill to amend section	n 7 of chapter 2 of act No. 227 of the session laws of 1885, being an act	t
	onstruction and maintenance of drains, and the assessment and col-	
	refor, and to repeal all other laws relating thereto:	
introduced by Mr.	F. H. Watson February 21	. 568
	ittee on drainage	
	on 4 of chapter 7 of act 227 of session laws of 1885, being "An act to	
	struction and maintenance of drains and the assessment and collec-	
<del>-</del>	or," and to repeal all other laws relating thereto:	
	F. H. Watson February 21	. 568
<del>-</del>	ittee on drainage	
	order April 9	
file No. 822.		
	ed; third reading April 21	
	•••••••••••••••••••••••••••••••••••••••	
	April 25	
returned; amende	ed June 8	. 2872
concurred; referr	red to E. and E. June 8	. 2872
reported enrolled	June 7	. 2410
approved June 9	***************************************	. 2465
612. A bill to provide for	the compensation of drain commissioners for copies of papers fur-	
nished to private in	dividuals:	
introduced by Mr.	F. H. Watson February 21	. 568
tabled		. <b>56</b> 8
618. A bill to provide for th	se defense of township treasurers in actions brought against them for	•
the collection of dra	ain taxes:	
introduced by Mr.	. F. H. Watson February 31	. 568
tabled		568
614. A bill regulating the s	peed of railroad trains over bridges in this State:	
introduced by Mr.	. Cole February 21	. 568
referred to commi	ittee on railroads	. <b>56</b> 8
reported; substitu	nte; suspended; passed March 10	. 808-4
returned; substitu	ute; suspended; passed; immediate effect March 18	1000-1
substitute Senate		
title of substitute	:	
A bill to provide for	r the conveyance of railroad francises and property in certain cases.	
615. A bill to authorize the	Erie and Kalamazoo Railroad Company to change its line of road	l
from Palmyra June	otion to Adrian:	
introduced by Mr.	. Cole February 21	568-9
	d to committee on railroads March 15	
	nte; general order March 25	
file No. 279.		
reported : amende	ed; third reading April 9	1241-2
	l majority vote; immediate effect April 12	
	ed ; title amended ; concurred ; referred to E. and E. May 7195	
reported envolled		2189

	P.62 216
approved May 20new title:	2101
A bill to require the Eric and Kalamazoo Railroad Company to operate and maintain, or to abandon, its line of road between Palmyra Junction and the city of Adrian.	
616. A bill to prohibit the taking or catching of fish in Klinger lake, White Pigeon township,	
and Middle lake, in Sturgis and Sherman townships, and also Thompson's lake, in Sher-	
man township, in the county of St. Joseph:	
introduced by Mr. Bentley February 21	569
referred to committee on fisheries.	
*617. A bill to amend sections 7 and 8 of an act entitled "An act to provide for the erection and	
maintenance of shutes for the passage of fish through the dams across the streams in	
this State," being sections 2155 and 2156 of Howell's Annotated Statutes, as amended by	
act 203 of the session laws of 1877, approved May 28, 1877:	
introduced by Mr. Washburn February 31	569
referred to committee on fisheries	
merged with H. B. 804	
file No. 827.	
616. A bill to provide for and regulate the levy and collection of taxes from insurance com-	
panies doing business in the State of Michigan:	
introduced by Mr. Makelim February \$1	589
referred to committee on insurance	
reported without recommendation; tabled June 34.	
619. A bill relative to express companies:	
introduced by Mr. Makelim February 21	580
referred to committee on State affairs	
reported; adverse; tabled May 9.	
620. A bill to amend act No. 173 of the session laws of 1885, entitled "An act to amend sections	
10 and 12 of chapter 268, compiled laws of 1871, being compiler's sections 8135 and 8127 as	
amended by act 84, public acts of 1877, relative to the Reform School," being sections	
9817 and 9819 of Howell's Annotated Statutes of 1882, and to add a new section to stand	
as section 15:	
introduced by Mr. Abbott February 21	589
tabled	
taken up; referred to committee on Reform School March 19.	
reported; substitute; general order April 15	
file No. 887.	,
reported; third reading April 22.	1495
passed May 8	
returned; non-concurred June 24.	
651. A bill to amend section 8017 of Howell's Annotated Statutes relative to duplicate tax rolls	
in villages, the same being an act entitled "An act defining the duties of incorporated	
villages," approved April 1, 1875:	
introduced by Mr. J. W. Robinson February 21	569-70
referred to committee on judiciary	
reported; substitute; general order March 8.	
file No. 199.	-
reported; third reading March 16	959-4
passed; immediate effect March 22	-
received; referred to E. and E. March 80	
reported enrolled April 8.	
approved April 8	
title of substitute:	IN TE
A bill to amend section 35 of an act entitled "An act to provide for the incorporation of	
villages," being act No. 168 of the session laws of 1857, the same being compiler's section	
8883 of the compiled laws of 1871, and section 3017 of Howell's Annotated Statutes, rela-	
tive to duplicate tax rolls in villages.	

INDEX.

^{*} For record of this bill see H. B. 304.

			Page.
622,	A	bill to authorize the board of State auditors to adjust and allow claims for losses that	
		any person, firm or corporation may suffer by reason of the making of any law, or by	
		any change in the constitution whereby any trade, business or occupation heretofore	
		lawfully carried on within the State was, or shall be, made unlawful and is prohibited, and making provisions for the payment of said claims:	
		introduced by Mr. T. H. Williams February 21	EUTO.
		tabled	570 570
		taken up; referred to committee on judiciary March 21	1084
		ordered printed for use of committee March 21	1084
		file No. 280.	TONE
		reported; tabled April 22.	1496
422	•	bill to divide the State of Michigan into 11 Congressional districts:	1400
		introduced by Mr. Ashton	570
		tabled	570
624	A	bill to revise and amend the liquor laws of the State:	•••
	_	introduced by Mr. Anderson February 21.	570
		tabled	570
625.	A	bill to authorize the village of Newaygo in the county of Newaygo to borrow money to	
		make public improvements in said village:	
		introduced by Mr. Anderson February 21	570
		tabled	570
		taken up; referred to local taxation April 14	1308
		reported; suspended; passed; immediate effect June 2	2821
		returned; amended; concurred; E. and E. June 8	3 <b>395-6</b>
		reported enrolled June 8	2484
		approved June 14	2510
626.	A	bill to provide for laying out and establishing a State road in the county of Newaygo,	
		commencing at the southwest corner of section 10 in town 14 north of range 14 west, and	
		running thence east to the village of Diamond Lake in section 18, town 14 north, of range	
		18 west, to be known as the Denver and Diamond Lake State road, and making an ap-	
		propriation of State swamp land therefor:	
		introduced by Mr. Anderson February 21	570
		tabled	570
		taken up; referred to roads and bridges May 4	
		reported; substitute; general order May 18	2008
		file No. 418.	
		discharged; third reading May 27	2390
		amended; passed; title amended June 1	
		returned; immediate effect; referred to E. and E. June 8	
		reported enrolled June 7	
~~		approved June 9	2465
<b>65</b> (.		bill to amend sections 1, 8, 4, 28 and 28 of title 2; sections 8, 9, 10 and 11 of title 8; sections	
		5, 11, 18, 26, 31, 32 and 38 of title 4; sections 2, 8, 4, 5, 6, 7, 8, 11, 12, 18, 14, 15 and 18 of title 5;	
		sections 2, 6, 10, 17, 28, 29, 30, 36 and 37 of title 6; sections 1 and 2 of title 9; sections 18, 24 and 29 of title 10 of an act entitled An act to revise the charter of the city of Grand	
		Rapids, being amendatory of an act entitled "An act to incorporate the city of Grand	
		Rapids," approved April 3, 1850, as amended by the several acts amendatory thereof;	
		and to repeal sections 7 and 8 of title 2, sections 19 and 27 of title 8, and sections 27, 28, 29	
		and 80 of title 4 of said act as amended by the several acts amendatory thereof; and to	
		add to title 10 of said act a new section, to stand and to be known and numbered as sec-	
		tion 36 of said title 10; and to provide that the section of said act now known and num-	
		bered as section 80 of title 10 of said act shall hereafter stand and be known and num-	
		bered as section 31 of title 10 of said act:	
		introduced by Mr. Killean February 21	570-1
		referred to committee on municipal corporations	
		reported; amended; general order March 17	
		suspended; passed; immediate effect March 17	
		returned : emended : title emended : concurred : referred to E. and E. April 15	

		Page,
	reported enrolled April 19	
	approved April 19	
628.	A bill to amend sections 1, 2, 4, 5 and 28 of an act entitled "An act to authorize a board of	
	public works in and for the city of Grand Rapids," approved March 22, 1878, as amende	
	by the several acts amendatory thereof, and to add to said act a new section, to b	96
	known and numbered as section 24 of said act:	
	introduced by Mr. Killean February 21	M
	referred to committee on municipal corporations	571
	reported; general order April 15	1840
	file No. 850.	
	reported; amended; third reading May 4	1891-2
	passed; title amended; immediate effect May 5	
	returned; referred to E. and E. May 17	2108
	reported enrolled May 19	. 2130
	approved May 24	. 2206
620.	A bill to amend sections 1, 2, 8, 5 and 7 of an act entitled "An act to establish a board of	
	police and fire commissioners in the city of Grand Rapids, and to prescribe their power	
	and duties," approved May 24, 1881, as amended by act No. 874, approved June 8, 1885:	
	introduced by Mr. Killean February 21.	
	referred to committee on municipal corporations.	
	reported; general order April 15.	
	file No. 861.	. 20-40
	reported; tabled June 7	9448
630	A bill to amend sections 11, 12, 18 and 19 of an act to revise an act entitled "An act relativ	_
••••	to free schools in the city of Grand Rapids," approved March 15, 1871, as amended by a	
	act approved April 24, 1875, as amended by the several acts amendatory thereof:	
	introduced by Mr. Killean February 31	. <i>5</i> 71
	referred to committee on municipal corporations.	
	reported substitute; general order April 15	
	suspended; passed; immediate effect April 15	
	returned; referred to E. and E. April 23	
	reported enrolled April 29	
	approved April 29	1899-90
661.	A bill to regulate the keeping of saloons or drinking hourse and to discourage tippling:	
	introduced by Mr. Thompson February 21	
	referred to committee on liquor traffic	
	reported adverse; tabled May 5	. 1912
682.	A bill to revise and amend the charter of the city of Battle Creek:	
	introduced by Mr. Eldred February 21	
	referred to committee on municipal corporations	
	discharged; suspended; passed; immediate effect February 24	. 644
	returned; amended; title amended March 24	. 1077
	suspended; concurred; referred to E. and E. March 24	. 1077-8
	reported enrolled April 8.	<b>1210</b> -11
	approved April 11	. 1369
688.	A bill to amend section 17, chapter 96, Howell's Annotated Statutes, relative to plank rose	i
	companies:	
	introduced by Mr. Snow February 21	. 572
	tabled	. 572
684.	A bill to amend section 2 of chapter 226 of the compiled laws of 1871, being section 5964 or	
	Howell's Annotated Statutes, relative to the assignment to those entitled thereto of the	
	residue of the estate of deceased persons:	
	introduced by Mr. Perkins February 21.	. 672
	referred to committee on judiciary	
	reported adverse; tabled May 7.	
685.	A bill relative to the removal of executors, administrators, guardians and trustees by pro	
	hete courte and annuals therefore.	

	introduced by Mr. Perkins February 21	Page. <i>57</i> 2
	referred to committee on judiciary reported; substitute; general order March 9	
	file No. 207.	
	reported; third reading March 21	
	passed March 22	
	returned; referred to E. and E. June 8.	
	reported enrolled June 8.	
	approved June 14	SOLI
	title of substitute:  A bill to prohibit appeals from orders of probate courts removing executors, adminis-	
	trators, guardians, and trustees in certain cases.	
696	A bill to regulate the employment of labor in prisons:	
ш.	introduced by Mr. Hosford February 21.	572
	referred to committee on labor interests.	
	reported adverse; tabled March 80	
637.	A bill to amend an act entitled an act to secure the minority of stockholders in corporations	
	organized under general laws, the power of electing a representative membership in	
	boards of directors, by excepting clubs formed for social, yachting, hunting, boating,	
	fishing and rowing purposes:	
	introduced by Mr. Hosford February 21	572
	referred to committee on private corporations	
	reported without recommendation; general order March 9	856
	file No. 208.	
	reported; third reading April 11	1251-8
	tabled April 18	1286
	taken up; title amended; passed; immediate effect April 18	1906
	returned; title amended May 20	2166
	concurred; referred to E. and E. May 20	2166
	reported enrolled May 28	
	approved May 24	
<b>63</b> 8.	A bill to amend section 7 of an act entitled "An act to incorporate the Grand Army of the	
	Republic, Department of Michigan, and subordinate posts of the Grand Army of the	)
	Republic," approved April 21, 1883:	
	introduced by Mr. Hosford February 21.	
	referred to committee on military affairs	
	reported; amended; general order April 9	1281
	file No. 819.	1000
	reported; third reading April 20.	
	passed April 21	
	returned; immediate effect; referred to E. and E. June 8	
	reported enrolled June 7.	
<b>#20</b>	approved June 9	
<b>100.</b>	and boxes for the purpose of re-packing flour, corn meal, cat meal, crackers, butter,	
	lard, farina, pearl barley, and any article of food that goes to the table, in an unwashed	
	state or condition:	
	introduced by Mr. Grenell February 21.	572
	referred to committee on public health	572-8
640.	A bill to repeal act No. 384, session laws of 1895, entitled "An act to authorize the village of	
	Bancroft, in the county of Shiawassee, to raise money to make public improvements in	
	said village, to issue bonds therefor, and to provide for the levy of taxes thereon to pay	
	the same," approved June 12, 1885:	
	introduced by Mr. Chapell February 21	578
	referred to committee on local taxation	578
	reported; general order March 10	886
	file No. 311.	
		1000 4

	Page.
641. A bill to detach certain territory from the union school district of the city of Owosso, in	<b>a</b>
the township of Caledonia, county of Shiawassee, and to erect the same into a new	7
school district, to be known as school district No. 7:	
introduced by Mr. Chapell February 21	. <i>5</i> 73
referred to committee on education	_ 573
reported; general order March 4	_ 790
file No. 184.	
reported; third reading March 16	.949-50
passed; immediate effect March 17	
returned; amended; concurred; referred to E. and E. March 30	.1147-8
approved March 80.	. 1166
642. A bill to amend the charter of the city of Corunna:	
introduced by Mr. Chapell February 31	. 573
tabled	
648. A bill relative to the payment of bank notes in the banks of this State:	
introduced by Mr. Chapell February 21.	_ 573
tabled	_ 578
644. A bill to amend section 2 of chapter 314, relative to fees of officers and ministers of justice	8
in criminal cases:	
introduced by Mr. Hill February 21	_ 578
referred to committee on judiciary	
reported; general order March 18	
file No. 250.	
reported; amended; third reading April 9	1242-8
passed; title amended April 12	
returned; non-concurred June 24.	
title as amended:	
A bill to amend section 2 of chapter 240 of the session laws of 1881, being section 9053 of	E
Howell's Annotated Statutes, relative to fees of officers and ministers of justice in crim-	
inal cases:	
645. A bill to amend section 8 of chapter 4 of act No. 227 of the public acts of 1886, entitled "An	
act to provide for the construction and maintenance of drains, and the assessment and	
collection of taxes therefor," and to repeal all other laws relative thereto:	•
introduced by Mr. Hill February 21.	. 578
referred to committee on drainage.	
reported; general order March 15	
file No. 288.	
reported; third reading April 11	1960_1
lost; reconsidered; tabled April 18.	
taken up; amended; passed April 14	
returned; referred to E, and E. June 8.	
reported enrolled June 7	
approved June 9	
646. A bill to amend section 1 of an act entitled "An act for the payment of the salaries of the	
State officers," approved April 17, 1871, as amended by act No. 171, laws of 1875; act No.	•
61, laws of 1879; act No. 224, of 1881, and act No. 118, laws of 1888:	D19 4
introduced by Mr. Jones February 21.	
tabled.	
647. A bill to amend section 29 of chapter 78 of the compiled laws of 1871, relative to plank road	
companies, the same being section 3624 of Howell's Annotated Statutes of 1882 of the	•
State of Michigan:	P80 A
introduced by Mr. Jones February 21	
referred to committee on roads and bridges.	
reported; adverse; tabled April 9	
648. A bill to amend sections 8719 chapter 108 of Howell's Annotated Statutes, relative to express	5
companies incorporated in other States:	
introduced by Mr. O'Keefe February 21	574

INDEX. 3057

	referred to committee on State affairs.	PAGE 57
	reported; adverse; tabled May 9.	
649.	A bill to provide for the holding of elections for the township of Benton in the county of	
	Berrien, within the corporate limits of the city of Benton Harbor:	
	introduced by Mr. W. A. Baker February 21	. 574
	referred to committee on municipal corporations	. 574
	reported; substitute May 4	. 1871
	referred to committee on local taxation May 4	. 1871
	title of substitute:	
	A bill to authorize the village of Benton Harbor to raise money in aid of the construct	•
	tion of water works, and to furnish a water supply for said village:	
	reported; suspended; passed; immediate effect May 26	.2270-1
	returned; amended; referred to E. and E. June 14	2519-20
	reported enrolled June 16	. 261
	approved June 21	
650.	A bill to authorize the township of Clam Union in Missaukee county to borrow money to	)
	be used in public improvements in and for the benefit of said township, and to issue	•
	bonds therefor:	
	introduced by Mr. Wilson February 21	. 574
	referred to committee on local taxation	. 574
	reported adverse; tabled March 11	. 904-4
	taken up; referred to committee on local taxation May 6	. 198
	reported; substitute entitled:	
	A bill to authorize the township of Deep River, Arenac county, to borrow \$3,000 to b	•
	used in paying outstanding obligations created by construction and improvement o	?
	highways in and for said township:	
	suspended; passed; immediate effect May 27	2275-0
	returned amended; concurred; E. and E. June 9	2466-7
	reported chrolled June 14	2506
	approved June 14	2115
651.	A bill to authorize the city of Ionia to raise money to make public improvements in the	•
	city of Ionia:	
	introduced by Mr. Webber February 21	. 574
	referred to committee on municipal corporations	. 574
	reported; substitute; suspended; passed; immediate effect June 14	589-40
	returned; referred to E. and E. June 17	2628
	reported enrolled June 17	2627
	approved June 21	2651
652.	A bill to amend the charter of the city of Ionia:	
	introduced by Mr. Webber February 21	574
	referred to committee on municipal corporations	574
	reported; substitute; suspended; passed; immediate effect May 19	<b>2135-</b> 6
	returned; referred to E. and E. May 25	2288
	reported enrolled May 27	2278
	approved June 1	2294
<b>65</b> 3.	A bill to revise and amend chapter 118, being sections 3897, 3898, 3899, 3900, 3901, 3902 and 3906	}
	of Howell's Annotated Statutes of Michigan, relative to rafting companies:	
	introduced by Mr. F. H. Watson February 21	574-5
	tabled	575
654.	A bill to revise and amend chapter 114, being sections 8904, 8905, 8906, 8907, 8908, 8909, 8910.	
	3911, 3912, 3913, 3914, 3915, 3916, 3917, 8918, 3919, 3920, 3921, 3922 and 3923 of Howell's Anno-	
	tated Statutes of Michigan, relative to rafting, running and booming companies:	
	introduced by Mr. F. H. Watson February 21.	675
	tabled	
655.	A bill to amend sections 8 and 10 of an act for the reorganization of the military forces of	
	the State of Michigan, being chapter 24 of Howell's Annotated Statutes of the State, as	
	amended by act No. 111, session laws of 1873, approved April 18, 1878:	

	Page
introduced by Mr. F. H. Watson February 21	. 57
referred to committee on military affairs	. 50
656. A bill to organize a medical corps of the Michigan State troops:	
introduced by Mr. Wellman February 21	
referred to committee on military affairs	
reported; amended; general order March 25	1007-
file No. 276.	
reported; third reading March 80	
passed April 7	
returned; substitute June 28.	
suspended; passed; immediate effect June 23	246
title of substitute:	
A bill to amend section 8 of act No. 167 of the session laws of 1881, being an act entitled	
an act to provide for the re-publication and distribution of 80,000 copies of Bobertson	
Michigan in the war.	
657. A bill to provide for covering into the State treasury funds accumulated over current expenses by State institutions:	
introduced by Mr. Wellman February 21.	5.7
referred to committee on ways and means.	
668. A bill to provide for the incorporation of mutual insurance companies and to regulate their	
powers and duties:	
introduced by Mr. Tindall February 2L	573
referred to committee on insurance	
reported without recommendation; tabled June 24.	
659. A bill to amend sections 1 and 2 of act No. 179 of the public acts of 1883, relative to the width	
of wagon tires:	
introduced by Mr. Tindall February 21	575
referred to committee on roads and bridges.	575
reported; general order March 9	854
file No. 200.	
reported; amended; third reading March 291	138-40
passed; title amended; immediate effect April 7	1180
returned; amended; laid over May 4	1884
concurred; referred to E. and E. May 5	1922-3
reported enrolled May 9	
approved May 13	2006
660. A bill to provide for the appointment of a State marshal and to prescribe his powers and	
duties:	
introduced by Mr. Damon February 21	
referred to committee on liquor traffic	
reported without recommendation May 3	
general order; on motion May 3	184
file No. 367.	
reported; amended; suspended; passed May 6	
returned; non-concurred June 24.	
661. A bill to dispose of certain sums of money accumulated in the treasury of school district	1
No. 1 of the township of Carp lake, Ontonagon county : introduced by Mr. Kallander February 21	274
referred to committee on education	~
introduced by Mr. Kallander February 21	576
referred to committee on towns and counties.	
reported; general order May 30.	
file No. 436.	
discharged; referred to towns and counties May 26, with instructions to report on	ı
Thursday, June 2	
reported; general order June 3	
	-

	PAGE
tabled June 15	
taken up; lost June 21	2002-
663. A bill to vacate the township of Bohemia, in the county of Ontonagon:	
introduced by Mr. Kallander February 21	
referred to committee on towns and countiesreported adverse; tabled May 20	
664. A bill to detach certain territory from school district No. 1 of the township of Hancock,	
the county of Houghton:	ш
introduced by Mr. Kallander February 21.	576
referred to committee on education	
reported adverse; tabled March 26.	
665. A bill requiring the Flint and Pere Marquette Railroad to erect and maintain a passeng	
and freight depot in the village of Wattz, Wayne county, Michigan:	01
introduced by Mr. S. Baker February 21	576
tabled	
666. A bill requiring the demonstrator of anatomy of the University of Michigan to preser	
skeletons of bodies dissected under his charge, as allowed by act No. 83 of session la	
of 1885, to the high schools of the State:	
introduced by Mr. S. Baker February 21	576
tabled	
667. A bill to amend and revise the charter of the city of Saginaw:	
introduced by Mr. Dakin February 21	576
tabled	
taken up; suspended; passed; title amended; immediate effect March 11	
Senate requested to return March 24	
returned; referred to municipal corporations and labor interests jointly March 24.10	
majority report substitute April 21	1416
minority report with amendments April 21	.1416-17
report of majority adopted April 21	1417
suspended; passed; immediate effect April 21	1417
title of substitute:	•
A bill to revise and amend the charter of the city of Saginaw, and to repeal act No. 2	27
of the local acts of 1883, entitled "An act to revise and amend the charter of the city	of .
Saginaw, and to repeal act No. 496 of the laws of 1867 entitled An act to amend an a	ct
entitled an act to revise and amend the charter of the city of Saginaw, approved Fe	
ruary 5, 1859, as amended by act No. 838 of the local acts of 1885, approved Ap	ril
29, 1885."	
returned; amended; laid over May 5	
taken up; Senate amendments amended; tabled May 25	
taken from table; concurred May 25	
returned; amended; concurred; referred to E. and E. June 9	
reported enrolled June 16	
approved June 23.	
668. A bill to amend section 12 of act No. 266 of the session laws of 1867, entitled "An act to r	
vise the charter of the village of Hudson," and all subsequent amendments of sa	ıd
section:	F00 0
introduced by Mr. Abbott February 21.	
suspended; passed; immediate effect February 21	
returned; referred to E. and E. February 24.	
reported enrolled February 25.	
approved February 25.	
669. A bill to detach certain territory from the township of Akron and attach the same to the	16
township of Wisner, in Tuscola county:	
introduced by Mr. Damon February 21	
tabled	
taken up; referred to committee on towns and counties March 1reported adverse: tabled June 17	
ADDOLOGU BUYDIBU . UBDIDU V UHD 11	

	Page.
670. A bill to prohibit the destruction of fish in Hogsett Lake, in the township of Portage, and	
Gourd Neck Lake, in the townships of Portage and Schoolcraft, in Kalamazoo county	:
introduced by Mr. Lakey February 21	. 563-4
referred to committee on fisheries	. 584
reported; general order April 9	. 1237
file No. 824.	
reported; third reading April 21	1412-18
passed; immediate effect April 22	. 1433
returned; non-concurred June 24.	2889
671. A bill authorizing the trustees of the Michigan Asylum for the Insane at Kalamazoo t	3
deed to the city of Kalamazoo certain State lands, in said city of Kalamazoo, for stree	
purposes:	
introduced by Mr. Lakey February 21	. 584
referred to committee on State affairs.	
reported; general order March 19.	
file No. 257.	. 1015
	1100 5
reported; third reading March 30.	
passed by two-thirds majority vote; immediate effect April 7	
returned; amended; concurred by two-thirds majority vote; referred to E. and E	
April 9	
reported enrolled April 12.	
approved April 19	. 1355
672. A bill to tax the property of telephone companies in this State at its actual cash value:	
introduced by Mr. Rumsey February 21	
referred to committee on ways and means	
673. A bill to tax the property of telegraph companies organized under the laws of and operat	-
ing in this State at its actual cash value:	
introduced by Mr. Rumsey February 21	. 584
referred to committee on ways and means	. 584
674. A bill to tax the property of street railway companies in this State at its actual cash valu	e:
introduced by Mr. Rumsey February 21	. 584
referred to committee on ways and means	
reported; substitute June 22	
referred to municipal corporations June 22.	
675. A bill to legalize the issue of bonds by the township of Billings, Gladwin county:	
introduced by Mr. Pierce February 21	564
tabled	
676. A bill to amend the charter of the city of Owosso:	
introduced by Mr. F. H. Watson February 21.	. 584
tabled.	
	-
677. A bill to amend section 5 of an act entitled "An act to regulate the carrying, yarding and	
feeding of so-called Texas cattle while in transit into or across this State between the	•
1st day of April and the 1st day of November of each year," approved June 16, 1885:	
introduced by Mr. J. W. Robinson February 21	
referred to committee on State affairs	
reported; general order March 8	. 751
file No. 177.	
reported; third reading March 16	
passed; immediate effect March 18	. 1008
returned; referred to E. and E. March 80	
reported enrolled April 8	
approved April 8	<b>1313</b> -14
678. A bill to detach certain territory from the county of Saginaw and organize the same into	B.
new county, to be known as the county of Hoyt:	
introduced by Mr. Dakin February 21	_ 585
tabled	
679. A bill to restrain drunkenness and tippling in this State:	

		PAGE.
	introduced by Mr. Webber February 21	
	referred to committee on liquor traffic	
	reported adverse; tabled May 6	1985
<b>1</b> 880.	A bill to provide for acquiring the right of way by railroads in certain cases:	707
	introduced by Mr. Eldred February 21	
	referred to committee on railroads.	
	reported adverse; tabled June 7.	
<i>1</i> 081.	A bill to amend section 17 of chapter 3 of act No. 227 of the public acts of 1885, b	
	entitled "An act to provide for the construction and maintenance of drains a	
	sessment and collection of taxes therefor," and to repeal all other laws relati	
	introduced by Mr. Diekema February 21	
<b></b>	tabled	
ooz.	A bill to amend section 27 of chapter 1 of act No. 248 of the laws of 1881, being a	
	tled "An act to revise and consolidate the laws relative to the establishmen	
	improvement and maintenance of highways and private roads, and the build	
	ing and preservation of bridges within this State," approved June 6, 188-, as a	шешей ру
	act No. 166 of public acts of 1883, approved June 6, 1883:	585
	introduced by Mr. Diekema February 21	
<b>200</b>	tabled	
<b>400.</b>	- · · · · · · · · · · · · · · · · · · ·	
	act entitled An act relative to the organization and powers of fire and marine	
	companies transacting business within this State," approved April 3, 1889, a by the several acts amendatory thereof by adding a new section, to stand as s	
	said act:	ecmon #5 or
	introduced by Mr. Hoaglin February 21	585
	referred to committee on insurance.	
	reported without recommendation; tabled June 24.	
494	A bill to attach certain territory to graded school district No. 1 of Baraga towns	
w.	county, Michigan:	Tibi tontable
	introduced by Mr. Kallander February 21	588
	tabled	
ARE	A bill to amend section 2 of act No. 168 of session laws of 1885, entitled "An act	
••••	sections 1, 2, 3, 4, 5 and 6 of an act establishing a State agency for the care	
	offenders," approved April 29, 1873, as amended by an act to amend section 1	
	approved March 19, 1875, the same being sections 9891, 9895, 9896, 9897, 9899	
	Annotated Statutes:	
	introduced by Mr. Douglass February 21	586
	referred to committee on State affairs	
	reported; general order March 19	
	file No. 258.	
	reported; third reading April 20	1887
	passed; immediate effect April 21	
	returned; referred to E. and E. June 6	
	reported enrolled June 8	
	approved June 14.	
<b>6</b> 86.	. A bill to amend section 1 of chapter 5 of act No. 227 of the session laws of 1885, et	
	act to provide for the construction and maintenance of drains, and the asse	
	collection of taxes therefor, and to repeal all other laws relative thereto:	
	introduced by Mr. Pardee February 21	586
	referred to committee on drainage	586
	reported adverse; tabled March 21	1023
887.	. A bill to amend section 16 of chapter 4 of act No. 164 of the session laws of 1881, et	ntitled "An
	. act to revise and consolidate the laws relating to public instruction and prime	
	and to repeal all statutes and acts contravening the provisions of this act,	
	piler's section 5093 of Howell's Annotated Statutes:	
	introduced by Mr. Pardee February 21	586
	referred to committee on education	
	reported edverse : tehled Inne 8	2808

		F	AGE.
688.	A	bill to provide that all bridges exceeding twenty-five feet span in any township or county	
		in this State shall be a charge to the county or counties in which such township or	
		townships are located:	
		introduced by Mr. Dickson February 21	566
		referred to committee on roads and bridges	586
689.	A	bill to authorize the village of Cedar Springs, in the county of Kent, to borrow money to	
		make public improvements in said village:	
		introduced by Mr. McMillan February 21	586
		suspended; passed; immediate effect February 21	586-7
		returned; referred to E. and E. February 24.	647
		enrolled February 25	658
		approved February 25	661
<b>69</b> 0.	A	bill to revise the charter of the city of Muskegon, and to enlarge and define the boun-	
		daries of said city:	
		introduced by Mr. Holt February 21	587
		tabled	587
		taken up; referred to committee on municipal corporations March 9	
		reported; amended; general order, without printing March 24	
		reported; suspended; passed; title amended; immediate effect March 24	
		returned; referred to E. and E. March 25	
		reported enrolled March 28.	
		approved March 29	
<b>A</b> 01		bill making an appropriation of State swamp land to aid the townships of Eggleston and	
001.	_	Moorland, in the county of Muskegon, for the purpose of cleaning, dredging and clear-	
		ing out the south branch of Black creek, in the township of Eggleston, and also the	
		township and county drains in the township of Moorland, in said county:	
		introduced by Mr. Holt February 21	587
		referred to committee on drainage.	
		<del>-</del>	
		reported; general order April 18.	IZ(1
		file No. 888.	
		reported; amended; third reading May 4	
		passed; title amended; immediate effect May 5	
		returned; referred to E. and E. May 24	
		reported enrolled June 27	
		approved June 29.	2005
602.	A	bill to amend section 3377 of Howell's Annotated Statutes of Michigan, as amended by	
		act No. 284 of the session laws of 1885, relative to the fences of railroad companies:	
		introduced by Mr. Holt February 21	
		referred to committee on railroads	
		reported; general order April 15	1234
		file No. 847.	
		reported; amended; third reading May 8	
		passed; title amended May 4	
		returned; amended; laid over June 6	
		non-concurred June 7	
		conference committee asked and granted June 10	
		Messrs. Herrington, Holt and Dickson appointed such committee June 10	
		conference committee report June 17	35-40
		concurred in June 17	
		returned; referred to E. and E. June 22	780-8
		reported enrolled June 27	2890
		approved June 28.	200
698.	A	bill to amend section 1 of act No. 38 of the session laws of 1888, being "An act to provide	
		for adjustment of rights and liabilities on division of territory of cities and townships:"	
		introduced by Mr. Holt February 21	588
		referred to committee on judiciary	588
		non-set-1, some sed ender Metersen Of	AE.

	PAGE.
discharged; passed; immediate effect February 25	. 662-8
ordered printed by Senate March 10.	
file No. 210.	
returned; amended; title amended; laid over March 18	. 998-9
tabled March 28	_ 1006
taken up; concurred; referred to E. and E. March 24	1079-80
reported enrolled March 80	
approved March 80.	. 1146
694. A bill to authorize and provide for the granting of pensions to teachers in the public school	8
of the State of Michigan in certain cases:	588
introduced by Mr. Holt February 21	. 588
referred to committee on educationreported without recommendation May 26	
ordered printed; general order on motion May 26.	
file No. 444.	
reported; tabled June 14	2584
696. A bill to amend act No. 199 of the session laws of 1877, being compiler's section 2221 of Hov	
ell's Annotated Statutes of Michigan, relative to hunting game on lands of others:	
introduced by Mr. Lakey February 31.	588
referred to committee on judiciary	
reported; amended; general order March 22	
file No. 261.	
reported; recommitted to judiciary March 30	1163-6
reported adverse; tabled May 24	
696. A bill to preserve the sacredness of the ballot, and to punish fraud and deception in co	
nection with elections:	
introduced by Mr. Hosford February 21	588
tabled	588
607. A bill to regulate the fees of newspapers and other publications for legal advertising in the	76
State of Michigan:	
introduced by Mr. Hosford February 21	
tabled	
608. A bill to authorize the re-assessment and collection of drain taxes levied by virtue of the	
provisions of act No. 269 of the session laws of 1881, and remaining unpaid, and to make	:e
the same a lien upon the lands upon which they are assessed:	700
introduced by Mr. McMillan February 21	
referred to committee on judiciary	
reported; substitute; new title; general order March 18	800-0
reported; referred to judiciary and drainage jointly March 28	1195.4
reported; general order June 8	
699. A bill to authorize the drain commissioner of the township of Riverton to re-assess the	
drain tax on the series or system of drains designated as the Woodman drain, Sain	
Mary's lake train, Ox Bow lake drain, State road drain and Bickford lake drain:	
introduced by Mr. McMillan February 21	588-6
referred to committee on drainage	
reported; general order March 18	
file No. 245.	
reported; referred to drainage April 22	1436
700. A bill to provide for the collection of costs of public improvements and quasi public in	<b>a-</b>
provements in certain cases by actions at law:	
introduced by Mr. McMillan February 21	589
referred to committee on judiciary	
reported adverse; tabled June 2	
701. A bill to provide for the licensing of stationary engineers and to provide for the office	o <b>f</b>
boiler inspector of the State of Michigan :	
introduced by Mr. F. H. Watson February 21	589

	taken up ; referred to judiciary April 8	Page. 1218
•	discharged; referred to labor interests April 12	
702.	A bill to amend section 9 of an act to provide for laying off into separate counties the dis-	
	trict of country adjacent to Grand river, and for other purposes, being territorial laws, approved March 2, 1881:	
	introduced by Mr. Wilson February 21	589
	tabled	589
708.	A bill to amend section 9 of act No. 259 session laws of 1881, entitled "An act to regulate the sale of spirituous, malt, brewed, fermented and vinous liquors; to prohibit the sale of such liquors to minors, to intoxicated persons and to persons in the habit of getting intoxicated; to provide a remedy against persons selling liquor to husbands or children in certain cases, and to repeal all acts inconsistent herewith, being section 2278 of Howell's Annotated Statutes:"	
	introduced by Mr. Abbott February 28.	507
704.	referred to committee on liquor traffic.  A bill to amend section 8 of an act relative to the costs of proceedings in criminal cases, approved March 18, 1849, being section 7490 of the compiled laws of 1871 as amended by act No. 213 session laws of 1879, being compiler's section 9065 Howell's Annotated Statutes:	
	introduced by Mr. Abbott February 23.	597
	referred to committee on judiciary	
	reported; amended; general order March 18	964
	reported; third reading March 29	<b>138-4</b> 0
	passed March 30.	1156-7
	returned; amended; concurred; referred to E. and E. June 7	<b>400-</b> 10
	reported enrolled June 8	2433
	approved June 14	2511
705.	A bill to amend section 15, chapter 179, compiled laws of 1871, relative to criminal proceed-	
	ings before justicles of the peace, as amended by act No. 169 session laws of 1877, being	
	compiler's section 7106 Howell's Annotated Statutes:	
	introduced by Mr. Abbott February 23	<b>59</b> 6
	referred to committee on judiciary	596
	reported; general order March 18	965
	file No. 249.	
	reported; third reading March 291	138-40
	passed March 30.	1155-6
	returned; amended; referred to E. and E. June 7	<b>240</b> 8-9
	reported enrolled June 8.	3433
	approved June 14	251:
706.	A bill to amend section 1 of act No. 156 session laws of 1881, relative to the taxation of the	
	liquor traffic:	
	introduced by Mr. S. Baker February 23tabled.	596 598
7107	A bill to authorize the organization of the Benton Harbor Hydraulic Power and Canal	
101.	Navigation Company:	
•	introduced by Mr. W. A. Baker February 23.	
	tabled	596 1893
	taken up; referred to private corporations May 4	
	reported; substitute; re-referred to private corporations May 20	
	reported; substitute; suspended; immediate effect May 20	
	returned; amended; concurred; referred to E. and E. June 14	
	reported enrolled June 16	
1700	approved June 21.	
106.	A bill to amend section 9 of article 2 of act No. 198 of session laws of 1878, relative to reli- road companies:	
	introduced by Mr. W. A. Baker February 28.	566 E08

	PAGE.
reported; substitute; general order; majority report May 11	
special order Friday, May 13, at 10:30 May 11	
709. A bill to require railroad companies to give notice at stations whether passenger trains are	
on regular schedule time or not, and if late, how much:	
introduced by Mr. F. A. Baldwin February 23	<b>598</b>
referred to committee on railroads	<b>59</b> 8
reported; general order March 25	1096
file No. 277.	
reported; third reading March 301	
passed April 7	
returned; non-concurred June 24.	2889
710. A bill to provide a separate prison for women:	
introduced by Mr. Baumgardner February 23	598
tabled	598
711. A bill to prohibit all persons except registered citizens from voting at caucuses:	*00
introduced by Mr. Baumgardner February 23tabled	598 598
712. A bill to revise and amend the charter of the village of Fenton, Genesee county:	980
introduced by Mr. Beecher February 23.	508 G
tabled	599
taken up; referred to municipal corporations March 24.	
reported; substitute; suspended; passed; immediate effect April 9	
returned; referred to E. and E. April 21	
reported enrolled April 25.	
approved April 29	
718. A bill to amend sections 8 and 4 of an act entitled "An act relative to free schools in the	
city of Detroit," approved February 24, 1869, and the several acts amendatory thereof:	
introduced by Mr. Bettinger February 23.	599
referred to committee on education.	599
reported; general order May 18.	
file No. 423.	
reported; tabled June 17	2825
714. A bill to amend chapter 10 of an act to provide a charter for the city of Detroit, approved	
June 7, 1883, by adding a new section to stand as section 22 of said chapter, relating to	
the assessment of taxes and their collection:	
introduced by Mr. Bettinger February 23.	599
referred to committee on municipal corporations	599
715. A bill to amend section 1 of act 168 of the session laws of 1855, being section 6295 of Howell's	
Annotated Statutes relative to the rights of married women:	
introduced by Mr. Bettinger February 23	500
tabled	599
716. A bill to authorize the city of Detroit to raise money by the issue of bonds for the improve-	
ment of the boulevard around said city, established pursuant to the act of May 21, 1879,	
providing for the establishment of a boulevard:	
introduced by Mr. Bettinger February 23	599
tabled	599
717. A bill for the appropriation of swamp lands for St. Joseph county:	
introduced by Mr. Bentley February 28	599
tabled	599
taken up; referred to the committee on public lands March 7	827
reported; general order May 27	22280
file No. 452.	
reported; tabled June 10	W1-8
718. A bill to amend sections 1 and 2 of act 179 of the session laws of 1883, entitled "An act to	
regulate the width of wagon tires to be used on lumber wagons":	500
introduced by Mr. Bentley February 23	600
tabled	900

3066 INDEX.

	Page
719. A bill to incorporate protective associations in this State for the cultivation, distillation	
and sale of peppermint and other essential oils:	
introduced by Mr. Bentley February 23	80
tabled	60
taken up; referred to private corporations May 3	187
reported; general order May 4	1878-1
file No. 387.	
reported; third reading May 18	212
passed ; immediate effect May 20	
returned amended; title amended June 22	
concurred; referred to E. and E. June 28.	
reported enrolled June 27	
approved June 29	
720. A bill to detach certain territory from the township of Menominee in the county of	
Menominee and organize the same into the township of Morgan in said county:	
introduced by Mr. Breen February 23	60
tabled	
721. A bill to authorize the township of Coldwater in Isabella county to borrow money to be	
used in public improvements in and for the benefit of said township, and to issue bonds	
therefor:	
introduced by Mr. Burr February 28	
referred to committee on local taxation	
reported adverse; tabled March 11	
taken up; referred to roads and bridges May 20.	
reported; substitute; suspended; passed; immediate effect May 24	
returned; referred to E. and E. May 28.	
reported enrolled June 2	
approved June 6	
733. A bill to authorize the township of Broomfield in Isabella county to borrow money to be	
-used in public improvements in and for the benefit of said township, and to issue bonds	
therefor:	
introduced by Mr. Burr February 23	
referred to committee on local taxation	606
reported adverse; tabled March 11	
taken up; referred to municipal corporations June 9	2472-8
reported; substitute; suspended; passed; immediate effect June 10	8 <b>4</b> 87-6
returned; referred to E. and E. June 14	2581-S
reported enrolled June 16	2612
approved June 21	265
728. A bill to authorize the township of Deerfield in Isabella county to borrow money to be used	
in public improvements in and for the benefit of said township, and to issue bonds	
therefor:	
introduced by Mr. Burr February 23	600
referred to committee on local taxation	
reported adverse; tabled March 11	
taken up; referred to local taxation June 14.	
reported; substitute; suspended; passed; immediate effect June 15.	
title of substitute:	
A bill to authorize the village of Sturgis in the county of St. Joseph to raise money to	
make public improvements in said village, to issue bonds therefor, and to provide for	
the levy of taxes thereon to pay the same : returned; referred to E, and E, June 22	-
·	
reported enrolled June 22.	
approved June 24.	
734. A bill to organize, equip and maintain a regiment of State troops at Detroit:	
introduced by Mr. Cady February 23.	90

		Page.
726.	5. A bill requiring the Michigan Central Railroad Company to erect and maintain a	passen-
	ger depot in the village of Wayne, Wayne county, Michigan:	
	introduced by Mr. Cady February 28.	
	tabled	
726.	8. A bill to enable associations of persons to become a body corporate to raise fund	ls to be
	loaned only among the members of such associations:	
	introduced by Mr. Cady February 28.	
	referred to committee on private corporations	
	reported adverse; tabled June 8	
	taken up; referred to private corporations June 15	
121.	7. A bill to organize school district No. 5 in the township of Sherman in the co	ounty or
	Osceola:	201
	introduced by Mr. Cannon February 23	
maa	tabled.	
120.	28. A bill to repeal act No. 184 of the session laws of 1885, entitled "An act to regu	rate the
	practice of pharmacy in the State of Michigan ": introduced by Mr. Cannon February 28	601
	tabled	
790	9. A bill regulating the appointment of notaries public in this State :	601
120.	introduced by Mr. Cannon February 28.	601
	tabled	
790	0. A bill to amend section 5 of chapter 10 of local acts No. 228 of the session laws of	
	titled "An act to incorporate the city of St. Ignace":	1000, 611-
	introduced by Mr. Chamberlain February 28.	601
	referred to committee on municipal corporations.	
731.	A. A bill to incorporate the Saint Ignace Cemetery Company:	
	introduced by Mr. Chamberlain February 28.	601
	referred to committee on public health	
700		
	<b>2.</b> A bill to lay out and establish a State road along or near the principal hase line	of Bois
100.	2. A bill to lay out and establish a State road along or near the principal base line Blanc island, in the county of Mackingo, from the eastern to the western term	
106.	Blanc island, in the county of Mackinac, from the eastern to the western term	ninus of
106.	Blanc island, in the county of Mackinac, from the eastern to the western term said line, and appropriating swamp lands upon said island for the construction	ninus of thereof:
106.	Blanc island, in the county of Mackinac, from the eastern to the western term said line, and appropriating swamp lands upon said island for the construction introduced by Mr. Chamberlain February 23	ninus of thereof: 601-2
100.	Blanc island, in the county of Mackinac, from the eastern to the western term said line, and appropriating swamp lands upon said island for the construction introduced by Mr. Chamberlain February 23referred to committee on drainage	ninus of thereof: 601-2 602
106.	Blanc island, in the county of Mackinac, from the eastern to the western term said line, and appropriating swamp lands upon said island for the construction introduced by Mr. Chamberlain February 23	ninus of thereof: 601-2 602 1207
100.	Blanc island, in the county of Mackinac, from the eastern to the western term said line, and appropriating swamp lands upon said island for the construction introduced by Mr. Chamberlain February 23	ninus of thereof: 601-2 602 1207
106.	Blanc island, in the county of Mackinac, from the eastern to the western term said line, and appropriating swamp lands upon said island for the construction introduced by Mr. Chamberlain February 23	ninus of thereof: 601-2 602 1207
106.	Blanc island, in the county of Mackinac, from the eastern to the western term said line, and appropriating swamp lands upon said island for the construction introduced by Mr. Chamberlain February 23	ninus of thereof:
106.	Blanc island, in the county of Mackinac, from the eastern to the western term said line, and appropriating swamp lands upon said island for the construction introduced by Mr. Chamberlain February 23.  referred to committee on drainage.  reported adverse; tabled April 8.  taken up; referred to public lands April 25.  reported; general order May 27.  file No. 453.  reported; amended; third reading June 7.	ninus of thereof:
ios.	Blanc island, in the county of Mackinac, from the eastern to the western term said line, and appropriating swamp lands upon said island for the construction introduced by Mr. Chamberlain February 23  referred to committee on drainage  reported adverse; tabled April 8.  taken up; referred to public lands April 25.  reported; general order May 27.  file No. 453.  reported; amended; third reading June 7.  passed; immediate effect June 8.	ninus of thereof:
ios.	Blanc island, in the county of Mackinac, from the eastern to the western term said line, and appropriating swamp lands upon said island for the construction introduced by Mr. Chamberlain February 23	ninus of thereof:
ios.	Blanc island, in the county of Mackinac, from the eastern to the western term said line, and appropriating swamp lands upon said island for the construction introduced by Mr. Chamberlain February 23	ninus of thereof:
ios.	Blanc island, in the county of Mackinac, from the eastern to the western term said line, and appropriating swamp lands upon said island for the construction introduced by Mr. Chamberlain February 23	ninus of thereof:
	Blanc island, in the county of Mackinac, from the eastern to the western term said line, and appropriating swamp lands upon said island for the construction introduced by Mr. Chamberlain February 23	ninus of thereof:
	Blanc island, in the county of Mackinac, from the eastern to the western term said line, and appropriating swamp lands upon said island for the construction introduced by Mr. Chamberlain February 23	ninus of thereof:
	Blanc island, in the county of Mackinac, from the eastern to the western term said line, and appropriating swamp lands upon said island for the construction introduced by Mr. Chamberlain February 23	ninus of thereof:
	Blanc island, in the county of Mackinac, from the eastern to the western term said line, and appropriating swamp lands upon said island for the construction introduced by Mr. Chamberlain February 23.  referred to committee on drainage.  reported adverse; tabled April 8.  taken up; referred to public lands April 25.  reported; general order May 27.  file No. 453.  reported; amended; third reading June 7.  passed; immediate effect June 8.  returned; amended June 22.  concurred; referred to E. and E. June 23.  reported enrolled June 27.  approved June 29.  8. A bill to establish a voting precinct, to be known as precinct No. 2 of the township Millan, in the county of Chippewa: introduced by Mr. Chamberlain February 23.	ninus of thereof:
738.	Blanc island, in the county of Mackinac, from the eastern to the western term said line, and appropriating swamp lands upon said island for the construction introduced by Mr. Chamberlain February 23.  referred to committee on drainage.  reported adverse; tabled April 8.  taken up; referred to public lands April 25.  reported; general order May 27.  file No. 453.  reported; amended; third reading June 7.  passed; immediate effect June 8.  returned; amended June 22.  concurred; referred to E. and E. June 23.  reported enrolled June 27.  approved June 29.  3. A bill to establish a voting precinct, to be known as precinct No. 2 of the township Millan, in the county of Chippewa:	ninus of thereof:
738.	Blanc island, in the county of Mackinac, from the eastern to the western term said line, and appropriating swamp lands upon said island for the construction introduced by Mr. Chamberlain February 23.  referred to committee on drainage.  reported adverse; tabled April 8.  taken up; referred to public lands April 25.  reported; general order May 27.  file No. 453.  reported; amended; third reading June 7.  passed; immediate effect June 8.  returned; amended June 22.  concurred; referred to E. and E. June 22.  approved June 29.  8. A bill to establish a voting precinct, to be known as precinct No. 2 of the township Millan, in the county of Chippewa: introduced by Mr. Chamberlain February 28.  referred to committee on elections.	ninus of thereof:
738.	Blanc island, in the county of Mackinac, from the eastern to the western term said line, and appropriating swamp lands upon said island for the construction introduced by Mr. Chamberlain February 23	ninus of thereof:
738.	Blanc island, in the county of Mackinac, from the eastern to the western term said line, and appropriating swamp lands upon said island for the construction introduced by Mr. Chamberlain February 23.  referred to committee on drainage.  reported adverse; tabled April 8.  taken up; referred to public lands April 25.  reported; general order May 27.  file No. 453.  reported; amended; third reading June 7.  passed; immediate effect June 8.  returned; amended June 22.  concurred; referred to E. and E. June 23.  reported enrolled June 27.  approved June 29.  3. A bill to establish a voting precinct, to be known as precinct No. 2 of the township Millan, in the county of Chippewa:  introduced by Mr. Chamberlain February 23.  referred to committee on elections.  34. A bill to amend act No. 223 of the local acts of 1883, being an act entitled an act to porate the city of St. Ignace:	ninus of thereof:
738.	Blanc island, in the county of Mackinac, from the eastern to the western term said line, and appropriating swamp lands upon said island for the construction introduced by Mr. Chamberlain February 23	ninus of thereof:
738.	Blanc island, in the county of Mackinac, from the eastern to the western term said line, and appropriating swamp lands upon said island for the construction introduced by Mr. Chamberlain February 23	ninus of thereof:
738.	Blanc island, in the county of Mackinac, from the eastern to the western term said line, and appropriating swamp lands upon said island for the construction introduced by Mr. Chamberlain February 23.  referred to committee on drainage. reported adverse; tabled April 8. taken up; referred to public lands April 25. reported; general order May 27. file No. 453. reported; amended; third reading June 7. passed; immediate effect June 8. returned; amended June 22. concurred; referred to E. and E. June 22. reported enrolled June 27. approved June 29.  S. A bill to establish a voting precinct, to be known as precinct No. 2 of the township Millan, in the county of Chippewa: introduced by Mr. Chamberlain February 23. referred to committee on elections.  34. A bill to amend act No. 22 of the local acts of 1883, being an act entitled an act to porate the city of St. Ignace: introduced by Mr. Chamberlain February 23. referred to committee on municipal corporations. reported; substitute; general order May 12.	ninus of thereof:
738.	Blanc island, in the county of Mackinac, from the eastern to the western term said line, and appropriating swamp lands upon said island for the construction introduced by Mr. Chamberlain February 23	ninus of thereof:
738.	Blanc island, in the county of Mackinac, from the eastern to the western term said line, and appropriating swamp lands upon said island for the construction introduced by Mr. Chamberlain February 23.  referred to committee on drainage.  reported adverse; tabled April 85.  taken up; referred to public lands April 25.  reported; general order May 27.  file No. 453.  reported; amended; third reading June 7.  passed; immediate effect June 8.  returned; amended June 22.  concurred; referred to E. and E. June 23.  reported enrolled June 27.  approved June 29.  8. A bill to establish a voting precinct, to be known as precinct No. 2 of the township Millan, in the county of Chippewa:  introduced by Mr. Chamberlain February 23.  referred to committee on elections.  34. A bill to amend act No. 228 of the local acts of 1888, being an act entitled an act to porate the city of St. Ignace:  introduced by Mr. Chamberlain February 23.  referred to committee on municipal corporations.  reported; substitute; general order May 12.  file No. 410.  reported; third reading May 21.	ninus of thereof:

^{*}This bill is printed 789.

· · · · · · · · · · · · · · · · · · ·	744
approved June 6	2500
735. A bill to amend section 7 of act No. 117, session laws of 1883, entitled an act to amend sec-	
tion 7 of act 202 of the session laws of 1877, as amended, relative to the erection and	
maintenance of shutes for the passage of fish through the dam across the streams of this State:	
introduced by Mr. Chapell February 22	600
tabled	<b>4</b>
736. A bill to provide for the assessment of real estate and chattel mortgages as personal prop-	_
erty:	
introduced by Mr. Chapell February 23.	
tabled	422
737. A bill to amend section 12 of act No. 250 of the session laws of 1881, entitled "An act to reg-	
ulate the sale of spirituous, malt, brewed, fermented and vinous liquors; to prohibit	
the sale of such liquors to minors, to intoxicated persons and to persons in the habit of	
getting intoxicated; to provide a remedy against selling liquor to husbands or children	
in certain cases, and to repeal all acts or parts of acts inconsistent herewith," as	
amended by act No. 187 of the session laws of 1883, being section 2282 of Howell's Anno-	
tated Statutes:	
introduced by Mr. Chapman February 23	
referred to committee on liquor traffic	<b>6</b> 83
736. A bill to prohibit the manufacture, gift and sale of intoxicating liquors in this State, and to	
repeal all acts and parts of acts in conflict with the provisions of this act:	
introduced by Mr. Chapman February 23	
tabled	
*739. A bill to revise the laws providing for the incorporation of co-operative and mutual benefit	
associations, and to define the powers and duties and regulate the transactions of the	
business of such corporations within this State, and to repeal all acts inconsistent here-	
with:	
introduced by Mr. Cross February 22referred to committee on insurance	
ordered printed for use of committee March II.	
file No. 223.	
reported; amended; general order April 29	<b>894_</b> 5
special order for Thursday, May 12, at 2:15 May 6.	
special order for Friday, May 13, at 10:15 A. M. May 12.	
file No. 385.	
reported; sit again May 13	2089
reported; third reading May 17	
amended; passed May 18	
returned; amended June 8	
amendments made a special order for 2:15 P. M. June 8	140-2
concurred in part; Senate amendment amended in part June 10	X80-4
Senate changed their amendments June 10	<b>50</b> 5-7
House concur; referred to E. and E. June 14	
reported enrolled June 17	
approved June 21	3554
740. A bill to amend act No. 181 of the public acts of 1883 relative to co-operative and mutual	
benefit associations of other States and foreign governments:	
introduced by Mr. Cross February 23	
tabled	
741. A bill to amend section 6626, Howell's Annotated Statutes, being compiler's section 5021 of	
the compiled laws of 1871 relative to courts in chancery:	
introduced by Mr. Crucker February 23	
reported; general order March 19	, cest
	251-3

^{*} H. B. 734 is erroneously printed 739.

	AGE.
passed April 18	
concurred; referred to E. and E. June 22.	
reported enrolled June 27.	
approved June 28.	
742. A bill to amend section 2 of an act entitled "An act requiring compensation for causing	
death by wrongful act, neglect or default," approved February 12, 1848, being section	
8841 of Howell's Annotated Statutes:	
introduced by Mr. Crocker February 23	606
referred to committee on judiciary	608
reported; general order May 11.	2001
file No. 404.	
reported; third reading May 27	
passed; title amended June 1	
748. A bill to amend chapter 61 of Howell's Annotated Statutes, relative to the protection of	4001
domestic animals:	
	608
tabled	
taken up; referred to agriculture June 8	
reported substitute; general order June 8	190-1
reported; third reading June 10	01-2
file No. 478.	
passed June 15	
returned; non-concurred June 24.	2891
744. A bill to amend chapter 290 of Howell's Annotated Statutes of Michigan, relative to the	
liens of mechanics and others:	***
introduced by Mr. Crocker February 28	608
745. A bill to amend act No. 216 of the session laws of 1885, the same being relative to the liens	000
of mechanics and others furnishing materials for buildings:	
introduced by Mr. Crocker February 236	08-4
tabled	604
746. A bill to detach certain territory from the county of Midland and attach the same to the	
county of Saginaw:	
introduced by Mr. Dakin February 28.	604
referred to committee on towns and counties	604
reported; adverse; tabled March 17	957
747. A bill to amend section 1 of an act entitled "An act to authorize the judges of probate in	
certain counties to appoint a register, prescribing his duties and compensation ":	•••
introduced by Mr. Dakin February 23referred to the committee on judiciary	604 604
reported; suspended; passed; immediate effect February 25	
Senate requested to return March 1	701
Senate return March 2	725
reconsidered; tabled March 2	725
748. A bill to authorize the city of Saginaw and certain townships of Saginaw county to raise	
money to buy and maintain as a free bridge the bridge now owned and operated by the	
State Road Bridge Company as a toll bridge across the Tittabawassee river in Saginaw	
county:	
introduced by Mr. Dakin February 28	604
referred to committee on local taxation	604
•	2270
file No. 448.	040-
	2427
	2542 2837
••••••	2001 2000

	2906
749. A bill to authorize Edwin A. Bullard to build and maintain a dam across Cass river:	***
introduced by Mr. Damon February 23.	604
referred to committee on State affairs	604
	1308
file No. 304.	
reported; amended; third reading April 22.	
passed; immediate effect May 3	
returned; referred to E. and E. June 8	
reported enrolled June 8.	2424
approved June 14.	2510
750. A bill to provide for the collection of poll taxes:	
introduced by Mr. Damon February 28.	604
tabled	604
761. A bill to provide for properly recording certain documents:	
introduced by Mr. Damon February 28	604
tabled	604
752. A bill providing for the appointment of stenographers in the circuit courts of the State of	
Michigan, and fixing the duties and compensation:	
introduced by Mr. Diekema February 23	104-5
tabled	605
taken up; referred to judiciary June 2.	2309
reported; substitute; general order June 2	
file No. 467.	
reported; amended; third reading June 10	01-2
tabled June 14	
753. A bill providing for the appointment of a deputy attorney general, and fixing his duties	
and compensation:	
	605
· · · · · · · · · · · · · · · · · · ·	605
754. A bill to amend section 2 of title — of act No. 302 of the session laws of 1875, entitled "An	•••
act to amend an act entitled An act to revise the charter of the city of Holland," being	
•	
amendatory to an act entitled An act to incorporate the city of Holland, approved	
March 25, 1867, approved March 23, 1871, which became a law April 2, 1873, approved	
April 1, 1875, as amended by act No. 268 of the session laws of 1877, approved March 22,	
1877, as amended by act No. 887 of the session laws of 1885, approved April 29, 1885:	
introduced by Mr. Diekema February 23	605
referred to committee on municipal corporations.	606
reported; suspended; passed; immediate effect April 15	
taran da antara da antara da antara da antara da antara da antara da antara da antara da antara da antara da a	2118
	2187
• • •	2306
755. A bill to provide for the distribution without preference of the property of insolvents:	
introduced by Mr. Diekema February 23	<b>605</b>
referred to committee on judiciary	605
reported adverse; tabled June 2	2363
756. A bill to regulate appeals from probate courts in certain cases;	
introduced by Mr. Diekema February 28.	605
referred to committee on judiciary	605
	2280
757. A bill giving the circuit courts in chancery jurisdiction in certain cases concerning per-	
sonal property:	
introduced by Mr. Diekema February 23	605
referred to the committee on judiciary	605
	2054
758. A bill regulating the terms and conditions of chattel mortgages, and declaiming certain	
chattel mortgages fraudulent:	
introduced by Mr. Diekema February 28.	805

	referred to committee on judicary	Page 608
	reported adverse; tabled June 3.	
759.	A bill to prevent certain preferences by inselvent corporations:	
	introduced by Mr. Diekema February 28.	608
	referred to committee on private corporations	608
	reported ; general order March 2	721
	reported; third reading March 16	
	passed March 17.	
760.	returned; non-concurred June 24	
	introduced by Mr. Dillon February 23	
	tabled	606
	referred to committee on education March 29	
	reported without recommendation; general order on motion April 20file No. 858.	
<b>7701</b>	reported; tabled June 7.	2428
701.	A bill to amend section 7 of chapter 81 of the revised statutes of 1846, being section 6190 of	
	Howell's compilation of general statutes in force, relative to fraudulent conveyances	
	and contracts relating to goods and chattels:	•••
	introduced by Mr. Dillon February 23	606
	referred to committee on judiciary	
762	reported adverse; tabled April 15	1828
	prisons:	
	introduced by Mr. Dillon February 23	606
	referred to committee on judiciary	606
	discharged; referred to labor interests April 21.	
	reported; referred to labor interests April 28.	
	reported; general order May 12.	2067
	file No. 409.	
	reported; amended; third reading June 7	242
	lost; reconsidered; tabled June 8	<b>2446</b> -7
	taken up; passed June 21	<b>26</b> 63-4
	returned; non-concurred June 24	2891
768.	A bill to authorize the board of control of State swamp lands to make an appropriation of	
	swamp lands to dredge and improve the water course between Bellaire and the waters	
	of Torch lake, in Antrim county:	
	introduced by Mr. Dougherty February 23	
	tabled	
	taken up; referred to State affairs May 26.	
	reported; suspended; passed; immediate effect June 8	
	returned; amended; concurred; E. and E. June 24.	
	reported enrolled June 27	
<b>201</b>	approved June 29	201
704.	A bill to authorize the township of Eveline, in the county of Charlevoix, to borrow money	
	to be used for public improvements, and to issue bonds therefor: introduced by Mr. Dougherty February 23	606
	tabled	606
	taken up; referred to towns and counties June 7	242
765	A bill to amend act No. 227 of the session laws of 1885, entitled an act relative to drain laws:	
	introduced by Mr. Dunbar February 28	606
	tabled	606
766.	A bill to provide for the construction of sidewalks in townships, outside of cities and vil-	- 3
	lages, across public and private drains or ditches and natural water courses:	
	introduced by Mr. Engelman February 28	606-7
	referred to committee on roads and bridges	607
	reported : general order April 8	1909

	Pagi
file No. 301. reported; amended; third reading April 28.	15
amended; passed May 3	
returned; non-concurred June 24.	
767. A bill to amend section 1 of article 2, sections 8 and 6 of article 5, sections 2 and 3 of article	
14, section 1 of article 17, section 1 of article 18, and section 1 of article 23 of the session	
laws of 1875, entitled "An act to incorporate the village of Zeeland, Ottawa county,	
Michigan:"	
introduced by Mr. Goodrich February 28.	60
tabled.	
taken up : referred to municipal corporations April 14	
reported; suspended; passed; immediate effect April 15	
returned; amended; title amended; referred to E. and E. April 20.	
reported enrolled April 23	
approved April 23	
768. A bill to provide for the drainage of swamps and overflowed lands by diking and pumping:	
introduced by Mr. Green February 23.	
tabled.	
769. A bill to detach certain territory from the township of Fraser and attach the same to the	
• • • • • • • • • • • • • • • • • • • •	
township of Kawkawlin, in Bay county:	-
introduced by Mr. Green February 23	
tabled	
taken up; referred to towns and counties March 9	
reported adverse; tabled March 17	MD0-7
770. A bill to detach certain territory from the township of Monitor and attach the same to the	
township of Bangor, in Bay county:	
introduced by Mr. Green February 28.	607
tabled	607
771. A bill to authorize Bay county to borrow money by loan upon its bonds to build a bridge	
across the Saginaw river at Third street, Bay City:	
introduced by Mr. Green February 23	
tabled	
taken up; referred to general order March 25	HOR
file No. 274.	
reported; third reading March 30	
passed; immediate effect April 7	
Senate substitute for same received April 29.	
referred to roads and bridges April 29.	1884
title of Senate substitute:	
A bill to authorize Bay county to borrow money to build and repair bridges across the	
Saginaw river:	
reported; suspended; passed; immediate effect April 29.	1994
772. A bill to authorize the city of Alpena, and the several townships of the counties of Alpena,	
Presque Isle, Montmorency, Cheboygan, Otsego and Emmet, to aid in the construction	
of a railroad from Alpena to Petoskey:	
introduced by Mr. Green February 23	
tabled	<i>8</i> 07-8
773. A bill to amend an act entitled "An act making an appropriation for and fixing the salary	
of Auditor General," approved April 24, 1883:	
introduced by Mr. Green February 28.	
tabled	606
774. A bill to create the office of assistant deputy Auditor General, and to define the duties and	
fix the salary of this officer:	
introduced by Mr. Green	
tabled	
taken up; referred to ways and means June 8.	
majority report; substitute; general order June 17	18-19

	file No. 498.	Page
	reported; third reading June 21	
	passed; immediate effect June 22	2100
	returned; amended; non-concurred June 24	
	reconsidered; tabled June 23	
	taken up; Senate amendments concurred in : E. and E. June 24	
	reported enrolled June 27	
	approved June 25	2007
	title of substitute:	
	A bill to fix the salary of the private secretary of the Auditor General.	
410.	A bill to amend section 339 of Howell's Annotated Statutes, relative to the salaries of State	3
	officers as amended by act No. 118 of the session laws of 1883:	
	introduced by Mr. Green February 23	
	tabled	
110.	A bill to amend section 3 of act No. 9 of the public acts of 1882, entitled an act to provide	
	for the assessment of property and the levy and collection of taxes thereon, by adding	;
	another subdivision to said section to stand as subdivision 8:	
	introduced by Mr. Grenell February 23	
	referred to committee on judiciary	
	ordered printed for use of committee April 29.	1826
	file No. 378.	
	reported adverse; tabled June 2	2350
777.	A bill to provide a lien for laborers for work performed on the completed work:	
	introduced by Mr. Grenell February 23	
	tabled	
778.	A bill to tax the property of all railroad companies operating in this State at its actual	
	cash value:	
	introduced by Mr. Grenell February 23	
	tabled	
779.	A bill to authorize the Imlay Agricultural and Horticultural Society to sell or mortgage	)
	its real estate for the purpose of paying its indebtedness:	
	introduced by Mr. Haskin February 23	
	referred to committee on agriculture	
	reported; substitute; general order March 4	800-1
	file No. 185.	
	reported; third reading March 18	
	passed; immediate effect March 18	
	returned; amended; suspended; concurred; referred to E. and E. March 30	
	reported enrolled April 8	
	approved April 8	
780.	A bill to detach section 1, town 18 north, range 12 east Sanilac county, and attach the same	
	to Lapeer county:	
	introduced by Mr. Haskin February 23	
	tabled	
781.	A bill to detach certain territory known as section 1 to 36, town No. 10, range 9 east, and	
	attach the same to Lapeer county:	
	introduced by Mr. Haskins February 23	
	tabled	
783.	A bill to extend and regulate the liability of employers to make compensation for personal	
	injuries suffered by workmen in their service:	
	introduced by Mr. Herrington February 23	
	referred to committee on judiciary	
	ordered printed for committee March 24	1072
	file No. 207.	
	reported; substitute; general order April 23.	
	merged with H. B. No. 255	1549

	Page.
783. A bill to amend section 44 of act No. 192 session laws of 1861, entitled "An act to incorporate the city of Pontiac," approved March 15, 1861, as amended by the several acts amendatory thereof:	
introduced by Mr. Herrington February 28	609
784. A bill to regulate the kind of literature that shall be allowed in the jails and prisons of this State, and to provide for the purchase of such literature:	600
introduced by Mr. Herrington February 23tabled	600 600
785. A bill to amend sections 4, 7, 75, 189, 192 and 201 of act No. 371 of the local acts of Michigan of 1885, entitled An act to amend sections 4, 7, 51, 52, 75 and 116 of act No. 192 of the session laws of 1861, entitled An act to incorporate the city of Pontiac, approved March 15, 1861, as amended by the several acts amendatory thereof, and to add fifteen new sections to said act, to stand as sections 189, 190, 191, 192, 193, 194, 195, 196, 197, 198, 199, 200, 201, 202	
and 208: introduced by Mr. Herrington February 23	608-10
tabled	610
taken up; referred to municipal corporations March 11	
786. A bill to regulate the descent of the real estate of femmes covert:	
introduced by Mr. Herrington February 23	610
tabled	610
787. A bill to provide for the publication of legal notices in certain cases:	
introduced by Mr. Hill February 23	
tabled	610
788. A bill to prohibit the killing of deer in this State: introduced by Mr. Hill February 23	610
tabled	
789. A bill to incorporate the village of Eagle, Clinton county:	0,20
introduced by Mr. Hill February 23	610
tabled	
taken up; referred to municipal corporations March 1	700
reported amended; suspended; passed; immediate effect March 15	981-8
returned; referred to E. and E. March 25.	1000
reported enrolled March 30	
approved March 30	
790. A bill to amend an act entitled "An act establishing a State agency for the care of juvenile	
offenders," as amended by act No. 37 of the session laws of 1875 as amended by act No. 168 of the session laws of 1885:	ı
introduced by Mr. Hill February 23	
tabled	
791. A bill to amend section 5 of act No. 369 of the session laws of 1881, being compiler's section	
1695 of Howell's Annotated Statutes, relative to the appointment of special drain com-	,
missioners to construct drains affecting lands lying in more than one county: introduced by Mr. Hill February 23.	#10_11
tabled	
reported; general order March 11.	
file No. 221.	
reported; tabled April 15	1343
792. A bill to amend section 8 of chapter 7 of Howell's Annotated Statutes, being compiler's sec	
tion 1381, relative to building and repairing of bridges:	
introduced by Mr. Hill February 23	
referred to committee on roads and bridges	
reported; general order March 8	. 833
file No. 196.	1071 -
reported; amended; third reading April 11	
amended; passed April 13. returned; amended; laid over May 18.	
concurred; referred to E. and E. May 20.	

	PAGE
reported enrolled May 23approved May 24	
793. A bill to provide for the review and correction of supervisors' assessment rolls:	
introduced by Mr. Hill February 28	
referred to committee on judiciary	
reported; substitute; suspended; passed; immediate effect March 10	
returned; referred to E. and E. March 10.	
reported enrolled March 15.	
approved March 17.	
title of substitute:	
A bill to extend the time for the collection of taxes in the city of Kalamaz	soo for the
year 1886.	
794. A bill to provide for an appropriation of State swamp lands to aid in improving t	he channel
of Maple river, in the counties of Clinton and Gratiot:	
introduced by Mr. Hill February 23	
referred to committee on drainage	
reported; amended; general order March 15	
discharged; referred to public lands March 15	988
reported; general order May 18	2093-4
file No. 416.	
reported; amended; third reading May 27	2289
passed; immediate effect June 1	2811-12
returned; referred to E. and E. June 24	2806
reported enrolled June 27	
approved June 24	2837
795. A bill to revise and amend the charter of the city of Marshall:	
introduced by Mr. Hoaglin February 23	611
tabled	611
taken up; referred to committee on municipal corporations February 24	648
reported; amended; general order March 8	755-6
file No. 169.	
discharged; suspended; passed; immediate effect March 11	899-900
returned; amended; title amended March 16	
suspended; concurred; referred to E. and E. March 16	
reported enrolled March 23	
approved March 23	
title as amended :	
A bill to amend and revise an act entitled "An act to incorporate the city of 1	Marshall."
being act No. 159 of the laws of 1859, approved February 14, 1859, as amended 1	•
eral acts amendatory thereof.	
796. A bill to amend sections 8377, 8378, 8379, 8380 and 8381 of Howell's Annotated S	tatutes of
Michigan, and section 8382 of said statutes, as amended by act No. 102 of the se	
of 1885, relative to liens of mechanics and others:	
introduced by Mr. Holt February 28	611
tabled	
taken up; general order June 17.	
reported; third reading June 17.	
tabled June 21	
797. A bill to prohibit the fishing with nets in any of the lakes, bays, bayous, harbors	
streams of Muskegon county:	Y LIAGLE OL
introduced by Mr. Holt February 23	611
referred to committee on fisheries.	
reported adverse; tabled March 10	
taken up; referred to fisheries May 16.	
reported; substitute; general order May 19	
file No. 429.	#100
reported; third reading June 1	9014 15
reported; third reading June I	01-116%

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	Senate requested to return June 2	. 23
	received; reconsidered June 8	
	referred to fisheries June 3	
	reported; amended June 17	
	suspended; passed; immediate effect June 17	
	returned; referred to E. and E. June 24	
	reported enrolled June 27	
	approved June 29.	23/
798. 7	A bill to incorporate the public schools in the city of Muskegon:	<b>411 1</b>
	introduced by Mr. Holt February 28referred to committee on education	
	reported; general order May 27.	
	file No. 458.	
	discharged; suspended; passed; immediate effect June 8	2442-
	returned; referred to E. and E. June 10	
	reported enrolled June 14	
	approved June 21	
799.	A bill to amend section 4 of chapter 2 of an act entitled "An act to revise and consolidate	
	the laws relating to the establishment, opening and improvement and maintenance of	
	highways and private roads, and the building, repairing and preservation of bridges	
	within this State," approved June 8, 1881, as amended by act No. 215 of the public acts	
	of 1885:	
	introduced by Mr. Hoobler February 23	61
	tabled	61
<b>800.</b> <i>A</i>	A bill to detach certain territory from the incorporated public schools of Oscoda and attach	
	the same to school district No. 3 of the township of Greenbush, Alcona county:	
	introduced by Mr. Hoobler February 23	
	tabled	61
801. A	A bill to incorporate the public schools of Oscoda and Au Sable, and to repeal all acts in-	
	consistent therewith:	
	introduced by Mr. Hoobler February 23.	
ene /	tabled	61
OUD. 2	and organize the same into a separate township, to be known as the township of Mi-	
	kado:	
	· introduced by Mr. Hoobler February 28	612
	tabledtabled	613
	taken up; referred to towns and counties March 17	986-7
	reported; general order May 6	196
	reported; amended; third reading May 21	2197
	passed; immediate effect May 24	12-13
	file No. 306.	
	returned; referred to E. and E. June 14	
	reported enrolled June 16	
	approved June 21	2634
803. A	A bill to amend section 9, chapter 6, and section —, chapter —, of article No. 277, session	
	laws of 1885, entitled "An act to provide for the construction and maintenance of drains,	
	and the assessment and collection of taxes therefor," and to repeal all other laws rela-	
	tive thereto: introduced by Mr. Hoobler February 23	619
	tabled	613
	taken up; referred to committee on drainage March 10	
	reported; general order June 3	
	file No. 469.	
	reported; amended; third reading June 10	EO1 -9
	lost June 14	
804.	A bill to amend section 6 of chapter 1 of act No. 243, session laws of 1881, entitled "An act	
	to waving and consolidate the laws soleting to the cortality many opening and	

	PAGE
maintenance of highways and private roads, and the building, repairing and preserva tion of bridges within the State," being section 1296 of Howell's Annotated Statutes:	
introduced by Mr. Hoobler February 23	
tabled	
805. A bill to amend section 35 of chapter 317, being general section 9109 of Howell's Annotated	1
Statutes, relating to offenses against persons:	
introduced by Mr. Hoobler February 28	
referred to committee on judiciary	
reported adverse; tabled June 2	
806. A bill to amend section 6 of act No. 143 of the session laws of 1848, being section 7464 of Howell's Annotated Statutes, relating to depositions:	
introduced by Mr. Hoobler February 23	
referred to committee on judiclary	
reported adverse; tabled June 3	
807. A bill to change the several names of Peter Curtis, Clarisse Curtis, Peter Curtis, jr., Eve Curtis, Mari Blanche Curtis and Sophia Curtis to Peter Couture, Clarisse Couture, Peter Couture, jr., Eva Couture, Mari Blanche Couture and Sophia Couture respectively:	
introduced by Mr. Hoobler February 28	. 618
referred to committee on State affairs	. 618
reported; general order March 25	. 1090
file No. 283.	
discharged; suspended; passed; immediate effect March 30	
returned; referred to E. and E. April 18	. 1270
reported enrolled April 14	. 1300
approved April 15	. 1833
808. A bill to authorize the township of Sherman, in the county of Iosco, to borrow money for	r
the payment of highway and other indebtedness:	
introduced by Mr. Hoobler February 23	
referred to committee on local taxation	
reported; amended; general order April 15file No. 346.	
reported; amended; third reading April 21	
passed ; immediate effect April 22	
returned; non-concurred June 24.	
809. A bill to amend section 16 of act No. 173 of the session laws of 1855, being section 6829 o	I
Howell's Annotated Statutes, relating to justice courts:	
introduced by Mr. Hoobler February 23	
referred to committee on judiciary	
reported; general order April II	. 1240
reported; third reading April 21.	1410 10
passed April 22	
810. A bill to authorize the formation of improvement companies in cities, to empower the	
municipal authorities of cities with such companies for the improvement of parks and	
boulevards, and to permit a rebate of taxes therefor:	L
introduced by Mr. Hosford February 23	. 618
tabled	
taken up; ordered printed; general order June 15	
reported; tabled June 21	2670
811. A bill for the relief of John W. Snow:	
introduced by Mr. Houk February 23.	618_14
tabled	
812. A bill to detach certain territory from the township of Monitor and attach the same to the	
township of Frankenlust, in Bay county:	
introduced by Mr. Green February 23	614
tabled	

	Page
813. A bill to authorize mutual fire insurance companies confining their business to insuri	ng
manufacturing risks, to take risks in any county in this State, and repealing so far	26
such companies are concerned the provisions of section 6 of an act relative to the orga	<b>ID</b> -
ization and powers of fire and marine insurance companies transacting business in ti	ı is
State, approved April 8, 1869, requiring mutual companies to confine their business	to
two counties, and to set forth such counties by name in their articles of association:	
introduced by Mr. Hunt February 23	61
referred to committee on insurance	634
reported without recommendation; tabled June 24	2621
814. A bill to provide for the construction and maintenance of approaches and abutments	to
and bridges across the Muskegon river within the limits of the city of Big Rapids:	
introduced by Mr. Jones February 23.	
tabled	
taken up and referred to roads and bridges May 19.	
reported; suspended; passed; immediate effect May 20	
returned; referred to E. and E. May 31	
reported enrolled May 28	
approved May 24	=
815. A bill to incorporate the village of Hadley in Lapeer county:	
introduced by Mr. Kelly February 28	
tabled	
taken up; referred to municipal corporations April 8reported; suspended; passed a immediate effect April 12	
returned; referred to E. and E. April 18	
reported enrolled April 14.	
approved April 15	
816. A bill to authorize the city of Kalamasoo to purchase grounds, erect buildings thereon a	
maintain a city hospital:	MAT.
introduced by Mr. Lakey February 23	614
tabled.	
taken up; referred to municipal corporations April 18	
reported; suspended; passed; immediate effect April 15	
returned; referred to E. and E. May 8	
reported enrolled May 5	
approved May 7	
817. A bill to amend sections 1 and 6 of act No. 268, session laws of 1879, entitled "An act to pr	· <b>O</b> -
vide for the taxation of the business of manufacturing and selling spirituous, ma	lt,
brewed and fermented liquors, and to repeal act No. 238 of the session laws of 18	1 <b>5</b> ,
approved May 8, 1875, as amended by act No. 197 of the session laws of 1877, approv	ed
May 28, 1877, as amended by act No. 1848 of the session laws of 1881, being compile	811
sections 1281 and 1286 of Howell's Annotated Statutes:	
introduced by Mr. Lakey February 23	614-15
referred to committee on liquor traffic	
818. A bill to repeal section 4 of chapter 887 of Howell's Annotated Statutes of the State	of
Michigan relative to the discretionary powers of a court:	
introduced by Mr. Lakey February 23	
referred to committee on judiciary	615
file No. 454.	
reported; substitute; general order May #7	
reported; third reading June 14	
lost June 15.	<b></b>
819. A bill to incorporate the village of Port Austin, Huron county:	615
introduced by Mr. Lincoln February 28tabled	
taken up; referred to municipal corporations March 4	
reported; amended; suspended; passed; immediate effect March 9	
reported; amended; suspended; passed; immediate effect march s	
reported enrolled March 15.	980

ornand March 17	PAGE.
approved March 17.  820. A bill requiring certain of the regular terms of the circuit court for the county of Sagina	
to be hereafter held within the city of Saginaw:	W
introduced by Mr. Linton February 28.	615
tabled	
891. A bill making an appropriation for military purposes:	020
introduced by Mr. Linton February 28	615
tabled	
832. A bill to amend act No. 221 of the session laws of 1886, entitled "An act to amend section	
of an act entitled An act supplementary to an act entitled An act to establish the	
Detroit House of Correction, and to authorize the confinement of convicted person	
therein," approved March 27, 1887, being compiler's section 9867 of Howell's Annotate	
Statutes, and to add a new section thereto to stand as section 7, in place of section	
which was repealed by act of 1867, approved May 10, 1879, that the same shall read a	
follows:	
introduced by Mr. Makelim February 28	615
tabled	
4823. A bill to change the name of the village of Sandusky in Sanilac county:	
introduced by Mr. Makelim February 23	615-16
referred to committee on State affairs	616
reported; suspended; passed; immediate effect February 25	671-9
returned; referred to E. and E. June 17	2690-1
reported enrolled June 21	2878
approved June 23	2747
384. A bill to authorize the township of Harmon in Oscoda county, Michigan, to borrow mone	y
on the bonds of said township for the purpose of buying a bridge:	
introduced by Mr. Markey February 28	
tabled	
taken up; referred to committee on local taxation March 2	
reported; suspended; passed; immediate effect March 2	
returned; referred to E. and E. March 8	
reported enrolled March 4	
approved March 5	
825. A bill to amend section 41 of act No. 153 of the year 1885, being an act entitled "An act	<b>10</b>
provide for the assessment of property, and the levy and collection of taxes thereon	, <b>"</b> "
approved June 9, 1885:	
introduced by Mr. Markey February 28	
tabled	
taken up; referred to judiciary May 9	
reported; general order May 27	2279
file No. 450.	
reported; third reading June 8.	
amended; passed; title amended June 7.	
returned; referred to E. and E. June 24	
reported enrolled June 27	
approved June 29	
336. A bill to amend the charter of the city of Ann Arbor relative to justices of the peace	л
said city:	014
introduced by Mr. Manly February 28	
tabled taken up: referred to committee on municipal corresponding Worse 91	
taken up; referred to committee on municipal corporations March 21	
reported; general order; tabled March 28taken up; suspended; passed March 28	
immediate effect March 29	
returned; referred to E. and E. March 80	
reported enrolled June 16	
	2010 1179_8

	1	Page.
827.	A bill to legalize certain drain taxes in the township of Ganges, county of Allegan, and to	
	and to authorize the supervisor of said township to re-spread the same :	
	introduced by Mr. McCormick February 23	616
	tabled	616
	taken up; referred to committee on drainage March 10	<b>891</b>
	reported; general order May 12.	2067
	suspended; passed; immediate effect May 12	2068
	returned; referred to E. and E. June 28.	2779
	reported enrolled June 27	
	approved June 28.	
828.	A bill to amend section 10 of act 184 of the public acts of 1885, entitled "An act to regulate	
	the practice of pharmacy in the State of Michigan:"	
	introduced by Mr. Kie February 23	616
	ta bled	616
	taken up; referred to public health March 9	
	reported; amended; general order April 15	
	file No. 84.	
	reported; third reading April 25	E 99.3
	passed May 8	
•		
	returned; amended; laid over June 15	
	concurred; referred to E. and E. June 15	
	reported enrolled June 16	
	approved June 21	2656
829.	A bill to amend sect on 3 of chapter 3 of act No 227 of the public acts of 1885, entitled An	
	act to provide for the construction and maintenance of drains, and the assessment and	
	collection of taxes therefor, and to repeal all other acts relative thereto:	
	introduced by Mr. McKie February 23	316-17
	tabled	617
830.	A bill to provide for submitting to the d cision of the supreme court of the State of Michi-	
	gan all questions arising in the election of presidential electors in this State:	
	introduced by Mr. McKie February 23.	617
	tabled	617
	taken up; referred to committee on municipal corporations June 14	2541
831.	A bill to amend section 10 of chapter 12 of the general school laws of act No. 161, laws of	
	1881, relative to the duties of the county board of examiners:	
	introduced by Mr. McMillan February 23	617
	referred to committee on education	617
	reported adverse; tabled June 3	
832.	A bill to amend act No. 274, session laws of 1871, entitled "An act to incorporate the village	
	of Rockford," approved April 25, 1871:	
	introduced by Mr. McMillan February 23	617
	tabled	617
	taken up; referred to municipal corporations June 14.	011
272	A bill to incorporate the village of Rockford:	
000.	introduced by Mr. McMillan February 23	617
	tabled	617
	·	
	taken up; referred to municipal corporations April 15	
	reported; suspended; passed; immediate effect June 2	
	returned; referred to E. and E. June 23	
	reported enrolled June 22.	
	approved June 24	2825
834.	. A bill providing an exclusive remedy by action of ejectment for recovering possession of	
834.	lands forfeited under mining leases and licenses for mining iron ore in this State:	
834.	lands forfeited under mining leases and licenses for mining fron ore in this State: introduced by Mr. Mulvey February 23	617
834.	lands forfeited under mining leases and licenses for mining iron ore in this State:	
834.	lands forfeited under mining leases and licenses for mining fron ore in this State: introduced by Mr. Mulvey February 23	617

	Page
836. A bill to prohib't and reduce extortionate rents and royalties, and all other extortions	ate
charges or burdens, on leases, licenses and other grants and agreements hereafter ma	ıde
or entered into for mining iron ore, and reserving to the Legislature the right to fix a	bad
alter maximum rates of all kinds of rent and royalty, and other charges or burde	ens
whatsoever, in all such leases, licenses, grants and other agreements:	
introduced by Mr Mulvey February 23	617-18
referred to mines and minerals	618
836. A bill to prohib!t unjust and oppressive agreements in leases and licenses and other inst	ru-
ments or conveyances hereafter granted for mining ore, and to protect and secure leas	es.
licenses, grantees or vendees in such leases, licenses, or other instruments or conve	•
ances from the operation and effect of such agreements, and to define the rights, dut	-
and liabilities of the parties to such leases, licenses and other instruments and or	
veyances:	
introduced by Mr. Mulvey February 23	618
referred to the committee on mines and minerals.	
reported; ordered printed for use of committee March 2	
file No. 165.	
reported; general order March 18	981
reported; third reading March 25.	
passed March 30	
returned; non-concurred June 24.	
837. A bill to prevent non-resident aliens from acquiring or holding lands in this State, or a	
interest therein:	,
introduced by Mr. Ogg February 28	618
tabled	
taken up; referred to public lands May 20	
reported; general order June 10	
file No. 489.	
discharged; tabled June 24	2830
838. A bill to amend section 3 of chapter 11 of act 243 of the session laws of 1881, entitled "	
act to revise and consolidate the laws relating to the establishment, opening, impro	
ment and maintenance of highways and private roads, and the building, repairing a	
pres-rvation of bridges within this State," being compiler's section 1414 of Howell's A	
notated Statutes:	
introduced by Mr. Oviatt February 23	618
tabled	
taken up and referred to committee on printing March 2	_
839. A bill to amend section 166 of chapter 193 of the revised statutes of 1846, entitled "Of cou	
held by justices of the peace," as amended by subsequent acts, being section 6079 of Ho	
ell's Annotated Statutes:	
introduced by Mr. Oviatt February 23.	618
tabled	
taken up; referred to committee on printing March 2	
840. A bill to amend section 4 of act No. 23 of the session laws of 1831, entitled "An act to p	
vide for the election of circuit judges and regents of the University," being compile	
section 246 of Howell's Annotated Statutes:	,, ,
introduced by Mr. Oviatt February 23	618
tabled	
taken up; referred to committee on printing March 7	
	_
841. A bill to amend section 1 of act 157 of the session laws of 1867, relative to the powers a duties of townships, being compiler's section 672 of Howell's Annotated Statutes:	Mu
	A19_10
introduced by Mr. Ovlatt February 23	
tabled.	
taken up; referred to committee on printing March 2.	
842. A bill to amend section 7 of chapter 35, revised statutes of 1846, entitled "Of the preser"	
tion of public health," as amended by subsequent acts, being compiler's section 1636  Howell's Annotated Statutes:	7 UI
	619
introduced by Mr. Oviatt February 23	01 <b>9</b>
386	

tabled	PAGE. 619
taken up; referred to committee on printing March 2	740-1
343. A bill to amend section 9 of act 156 of the session laws of 1851, entitled "An act to define the	
powers and duties of the boards of supervisors of the several counties, and to confer	
upon them certain local administrative and legislative powers," being compiler's section	
481, Howell's Annotated Statutes of Michigan:	
introduced by Mr. Oviatt February 23	
tabled	
taken up; referred to committee on printing March 3	
reported; general order March 4	794
file No. 187.	000 4
reported; third reading March 16.	
returned; referred to E. and E. March 25	
reported enrolled March 30.	
vetoed; tabled April 7.	
344. A bill to amend section 8, chapter 9 of act 62 of the session laws of 1875, entitled "An act granting and defining the powers and duties of incorporated villages," being compiler's	
section 2000 of Howell's Annotated Statutes:	
introduced by Mr. Oviatt February 23	619
tabled	
taken up; referred to committee on printing March 3	740-1
845. A bill to amend section 17 of act No. 175 of the session laws of 1851, entitled An act to pro-	
vide for general and special elections, as amended by act 353 of the session laws of 1866,	
being compiler's section 158 of Howell's Annotated Statutes:	
introduced by Mr. Oviatt February 23	
tabled	
taken up; referred to committee on printing March 2	
reported substitute; general order May 6	7 <del>207</del> C
title of substitute:	
A bill to amend section 15 of act 175 of the session laws of 1851, entitled "An act to pro-	
vide for general and special elections," as amended by act 858 of the session laws of	
1865, being section 151 of Howell's Annotated Statutes of Michigan:	
reported; amended; third reading May 27.	2284-5
passed; title amended June 1	
returned; non-concurred June 24.	
846. A bill to amend sections 24 and 35 of chapter 106 of revised statutes of 1846, entitled "Of	,
judgments and executions," being sections 7683 and 7694 of Howell's Annotated	L
Statutes:	
introduced by Mr. Oviatt February 28	
tabled	690
taken up; referred to committee on printing March 2	
847. A bill to amend section 8 of act No. 157 of the session laws of 1851, entitled "An act to define	
the limits, jurisdiction and power of circuit courts," being compiler's section 6460 of	
Howell's Annotated Statutes:	
introduced by Mr. Oviatt February 28.	
tabled	
• • • • • • • • • • • • • • • • • • • •	. 740-1
reported; general order March 4file No. 188.	179
reported; third reading March 16.	QE94
passed; immediate effect March 23.	
returned; referred to E. and E. June 3	
reported enrolled June 7	
approved June 14.	
848. A bill to amend section 28 of chapter 16, revised statutes of 1846, entitled "Of township	

		D
	meetings," as amended by subsequent acts, being compiler's section 699 of Howe	PAGE
	Annotated Statutes:	
	introduced by Mr. Oviatt February 28.	620
	tabled	
	• taken up; referred to committee on printing March 2	
	reported substitute; general order May 26.	
	file No. 445.	
		0.495
	reported; third reading June 7	
	taken up; passed June 21	
	returned; referred to E. and E. June 24.	
	reported enrolled June 27	
-040	approved June 29	
-04V.	A bill to amend sections 8 and 16 of chapter 2 of act No. 164 of the session laws of 1881, en	
	tled "An act to revise and consolidate the laws relating to public instruction and r	
	mary schools, and to repeal all statutes and acts contravening the provisions of t	D18
	act," being sections 5040 and 5048 of Howell's Annotated Statutes:	
	introduced by Mr. Oviatt February 28	
	tabled	
	taken up; referred to committee on printing March 2	
-860.	. A bill to amend section 6626 of Howell's Annotated Statutes, being section 5072 of the co	m-
	piled laws of 1871, relative to courts of chancery:	
	introduced by Mr, Perkins February 23	
	referred to committee on judiciary	
	reported adverse; tabled April 11	
	taken up; referred to judiciary June 6	
	reported; substitute; general order June 7	2425
	reported; amended; third reading June 14	2523-4
	file No. 478.	
	passed; title amended June 15	
	returned; amended; title amended June 22	2721
	concurred; referred to E. and E. June 22	2722
	reported enrolled June 27	2897
	approved June 29	2907
<del>8</del> 61.	. A bill to provide record evidence of the trust capacity of executors, administrators a	ınd
	guardians in certain cases :	
	introduced by Mr. Perkins February 28	620
	referred to committee on judiciary	620
	reported; substitute; general order May 7	1965
	file No. 400.	
	reported; third reading May 27.	2283-6
	passed June 1	2811
	returned; non-concurred June 24	2890
852.	A to incorporate the city of Petoskey, and to repeal act No. 280 of the session laws of 18	79 :
	introduced by Mr. Perkins February 23	620
	tabled	620
	taken up; referred to municipal corporations April 20	1880
	reported substitute; general order April 23	1550
	file No. 378,	
	discharged; suspended; passed; immediate effect May 6	1989-40
	returned; referred to E. and E. May 6	1950-1
	reported enrolled May 9	
	approved May 7	
RKR.	A bill to incorporate the village of Harbor Springs, and to repeal act No. — of the sessi	
	laws of 1881, entitled "An act to incorporate the village of Harbor Springs:"	
	introduced by Mr. Perkins February 28.	621
	tabled	
	taken up - referred to municipal compretions Merch 1	700

			PAGE
		reported adverse; tabled March 29	
		taken up; referred to municipal corporations June 16	
		reported; substitute June 16	
		suspended; passed; immediate effect June 16	
		returned; referred to E. and E. June 22	
		reported enrolled June 27	
		approved June 24	250
		title of substitute:	
		A bill to amend section 48 of chapter 7, and section 4 of chapter 16, of act No. 390 of the	
		local acts of 1885, entitled "An act to amend and revise the charter of the city of Port	
		Huron," approved June 17, 1885.	
854.	Α	bill to provide for the annual cleaning out of all public ditches and drains:	
		introduced by Mr. Perkins February 23	621
		tabled	
		taken up; referred to committee on drainage March 2	
		reported; substitute; general order June 8	
		reported; third reading June 14	32)-(
		file No. 480.	
		lost; reconsidered; tabled June 15	
		taken up; passed June 15	
		returned; referred to E. and E.; immediate effect June 24	
		reported enrolled June 27	
		approved June 29	2907
857.	A	bill to organize the union school district of the township of Benton, in Cheboygan	
		county:	
		introduced by Mr. Perkins February 23	621
		tubled	621
856.	A	bill to provide for compensation to be made by the State to any firm or manufacturing	
		company whose business shall be injured or destroyed on account of the passage of any	
		amendment to the constitution submitted to the people of this State by the State Legis-	
		lature:	
		introduced by Mr. Bettinger February 23	621
		tabled	621
857.	A	bill to change the boundaries of school district No. 1, in the township of Fayette, in Hills-	
		dale county:	
		introduced by Mr. Pettit February 23	621
		referred to committee on education	621
		reported; amended; general order March 24	1070
		file No. 270.	
		reported; third reading March 80	<b>163-</b> 6
		passed April 7	1185
		returned; non-concurred June 24	2880
858.	A	bill to amend section 2 of chapter 21 of Howell's Annotated Statutes, relative to fences	
		and fence viewers, of pounds and the impounding of cattle, being compiler's section	
		No. 797 :	
		introduced by Mr. Powers February 23.	621
		referred to committee on judiclary	621
		reported adverse; tabled May 26	2243
85 <del>9</del> .	A	bill to repeal section 1334 of Howell's Annotated Statutes, relative to assessment of poll	
		taxes:	
		introduced by Mr. Preston February 23	
		ta bled	623
		taken up; referred to committee on roads and bridges March 2	733
		reported adverse; tabled April 15	1325
		taken up; referred to roads and bridges May 18	2131
860.	A	bill to authorize the Auditor General to cancel special taxes assessed by the city of Lan-	
		sing on lauds returned as delinquent therefor and held by the State:	
		introduced by Mr. Preston February 28	623

	Achied	PAGE, 625
061	tabled	
901.	A bill to authorize the Central Michigan Agricultural Society to sell and convey its real	
	estate, and provide what proceedings shall be necessary therefor:	
	introduced by Mr. Preston February 23	
	referred to committee on State affairs	
	reported; general order March 4	792
	file No. 189.	
	reported; third reading March 16	
	passed; immediate offect March 22	
	returned; referred to E. and E. March 30	
	reported enrolled April 81	
	approved April 81	
862.	A bill to amend section 6 of chapter 2 of act No. 243, public acts of 1881, relative to assess-	
	ments for highway purposes:	
	introduced by Mr. Preston February 23	622
	referred to committee on roads and bridges	622
	reported; general order March 10	.884-5
	file No. 213.	
	reported; third reading March 21	1025-6
	pussed March 22	1038
	returned; non-concurred June 24	2888
863.	A bill to punish indecent and improper libertles taken with a female child under fourteen	
	years of age:	
	introduced by Mr. Preston February 23	622
	referred to committee on judiciary	
	reported; substitute; general order March 3	
	file No. 180.	
	reported; third reading March 16	953-4
	passed March 18	
	returned; amended; title amended; E. and E. May 25.	
	reported enrolled June 2	
	approved June 9.	
	title of substitute:	W101
	A bill to punish a male person above fourteen years of age for taking indecent and im-	
	proper liberties with a female child under fifteen years of age.	
984	A bill for the protection of fish in lakes and streams in Ingham county:	
OU1.	introduced by Mr. Preston Fobruary 23	629
	referred to committee on fisheries	
	discharged; tabled April 8	
005		610-1 <b>8</b>
800.	A lill for the form ation of corporations for storing and trucking:	623
	introduced by Mr. Rentz February 23	
	referred to committee on private corporations	
	reported; general order March 8	883
	file No. 194.	
	reported; third reading April 11	
	tabled April 13	
<del>86</del> 6.	A bill to protect primary elections and conventions of political parties, and to punish	
	offences committed in the city of Detroit:	
	introduced by Mr. Rentz February 23	
	referred to committee on elections	623
	reported without recommendation May 11	2006
	general order on motion May 11	2006
	file No. 408.	
	reported; amended; third reading May 28	
	amended; passed; title amended; immediate effect June 1	
	returned; referred to E. and E. June 24	
	reported enrolled June 27	2899
	annerged Inna 90	9010

	Page
867. A bill to amend section 88, chapter 7, and sections 1, 88, 84, 85 and 86 of chapter 11 of ac No. 886 of the session laws of 1883, entitled "An act to provide a charter for the city of Detroit, and to repeal all acts and parts of acts in conflict therewith," approved June 7, 1889.	st of
7, 1883: introduced by Mr. Rents February 23	. 62
referred to committee on municipal corporations.	
ordered printed for use of committee April 29	
file No. 880,	
reported; general order May 30	216
reported; third reading May 26	
passed June 1	
returned; referred to E. and E. June 22.	
reported enrolled June 27	2890
approved June 24.	283
868. A bill to provide for the taking of private property for public use, and for the opening	<b>.</b>
widening and straightening streets and alleys in the city of Detroit, and to repeal a	11
acts conflicting therewith:	
introduced by Mr. Rents February 28	
referred to committee on judiciary	
reported; substitute; suspended; passed; immediate effect June 22	
returned; non-concurred June 24.	
869. A bill to amend sections 1, 6, 7, 8, 12, 13, 16 and 26 of act No. 90 of the session laws of 185 entitled "An act to amend the laws relative to supplying the city of Detroit with pur	
and wholesome water":	•
introduced by Mr. Rents February 28	. 696
referred to committee on public health	
reported; general order June 8.	
reported; third reading June 10	
file No. 470.	
passed; title amended; immediate effect June 15	<b>.2556</b> -7
returned; referred to E. and E. June 21	_ 2650
reported enrolled June #	
approved June M.	
870. A bill to amend sections 1, 5 and 7 of an act entitled "An act relative to free schools in the city of Detroit," approved February 24, 1869:	В
introduced by Mr. Rents February 28	. 63
referred to committee on education	
reported; substitute; referred to ways and means May 26	. 234
871. A bill to amend section 7 of chapter 208 of the revised statutes of 1871, being compiler	8
section 6630, relative to proceedings by and against public bodies, etc.:	
introduced by Mr. Renta February 33	
referred to committee on State affairs.	
reported; amended; general order March 19	. 100.0
discharged; referred to judiciary April 11	1954
reported substitute; general order April 22	
merged with H. B. No. 96.	
file No. 872.	
reported; third reading May 11	.9096-7
passed; immediate effect May 17	
returned; amended June 22	. ST42
concurred; referred to E. and E. June 23	
reported enrolled June 27	
approved June 29	
872. A bill to amend sections 5 and 83 of an act to establish a police government for the city of Detroit, approved April 17, 1871, and the amendments thereto:	f
introduced by Mr. Rentz February 28.	. #3

•	PAGE.
reported adverse; tabled June 8	
taken up; referred to judiciary June 8	2458
reported; amended; suspended; passed; immediate effect June 8	
returned; referred to E. and E. June 9	2474
reported enrolled June 14	2508
approved June 21	2654
878. A bill to amend the labor lien law so as to include lumber and shingles:	
introduced by Mr. J. W. Robinson February 23	623-4
tabled	
taken up; referred to judiciary March 17	
reported; substitute; general order June 8	<del>389-9</del> 0
file No. 462.	
reported; third reading June 10	
passed; title amended; immediate effect June 14	
returned; amended; laid over June 17	
non-concurred June 21	
returned; Senate amendments changed June 22	
concurred; referred to E. and E. June 29	
reported enrolled June 27	
approved June 24	
874. A bill to amend section 80% of Howell's Annotated Statutes relative to garnishee in justice courts:	,
introduced by Mr. J. W. Robinson February 23	624
referred to committee on judiciary	
reported adverse; tabled May 11.	
875. A bill to authorize the common council of the village of Sheridan, in Montcalm county, to	
prescribe by ordinance from time to time limits or districts within which wooden build	
ings and structures shall not be erected, placed or enlarged:	_
introduced by Mr. J. W. Robinson February 23	624
referred to committee on municipal corporations.	
reported; suspended; passed; immediate effect February 24	
refurned; referred to E. and E. March 1	
reported enrolled March 2.	
approved March 8	
876. A bill to amend compiler's section 678 of chapter 19 of Howell's Annotated Statutes, rela	
tive to the time and manner in which cattle, horses, swine, sheep and other animal	
shall be restrained from going at large in highways:	
introduced by Mr. Chapman February 23	. 624
tabled	. 624
taken up; referred to agriculture March 23	.1065-6
reported substitute; general order May 5	. 1914
file No. 395.	
reported; third reading May 18.	_ 2128
referred to committee on judiciary May 20	21 <b>69</b> -70
reported adverse; general order on motion June 15	
reported; tabled June 16	
877. A bill to provide for the first annual meeting of the school district of the city of Hastings	
Michigan, and to repeal an act to incorporate the board of education of the city of	f
Hastings, Michigan, approved April 2, A. D. 1873:	
introduced by Mr. Rogers February 23	
referred to committee on education	
reported adverse; tabled June 3	
878. A bill to amend section 82 of act No. 158 of the public acts of 1885, relative to the assessmen	ī
and collection of taxes:	624
introduced by Mr. Rounsville February 23.	
referred to committee on judiclary	
reported adverse; tabled May 24	. AGUI

•	Page
879. A bill to tax the property of all companies organized under the laws of this State for min-	
ing and manufacturing purposes at its actual cash value:	
introduced by Mr. Rumsey February 23	62
tabled	
taken up; referred to ways and means March 11	91
880. A bill to tax the property of plank road companies at its actual cash value:	
introduced by Mr. Rumsey February 23	62
tabled	
taken up; referred to ways and means March 11	91
881. A bill to prohibit the sale of pools in this State:	_
introduced by Mr. Rumsey February 23tabled.	62
taken up; referred to ways and means March 11	62 91
883. A bill to preserve evidence of fraud in election returns and the count of the board of	AL
canvassers:	
introduced by Mr. Rumsey February 23	62
referred to committee on elections.	
reported; general order May 18.	
file No. 421.	
reported tabled June 1	2311
-883. A bill to amend section 75 of act No. 153, laws of 1885, in regard to the sale of State tax	
lands:	
introduced by Mr. Rumsey February 23	621
referred to committee on judiciary	
reported; general order June 2.	
file No. 463.	
reported; third reading June 10	500-1
passed; title amended June 14	2545
returned; referred to E. and E.; immediate effect June 24	<del>60</del> -70
reported enrolled June 27	2590
approved June 29.	2900
-884. A bill to repeal certain acts and parts of acts relating to elections:	
introduced by Mr. Rumsey February 23	625
referred to committee on elections	625
-885. A bill to provide for the registration of electors:	
introduced by Mr. Rumsey February 23	625
referred to committee on elections	625
886. A bill to regulate the holding of elections and the canvass and return of votes, and to fur-	
ther guard against abuses of the elective franchise:	
introduced by Mr. Rumsey February 23	625
referred to committee on elections	625
reported; referred to judiclary May 23	
reported adverse; tabled June 10.	2457
-887. A bill to amend section 67 of act No. 153, laws of 1885, relative to the loss of tax sale certificates:	
introduced by Mr. Rumsey February 23.	625
referred to committee on judiciary	
reported; general order June 2.	
file No. 466.	
reported; third reading June 10	500-9
passed; title amended June 14	
- · · · · · · · · · · · · · · · · · · ·	
referred to E. and E. June 24	
reported enrolled June 27.	
-888. A bill to change the termination of the fiscal year of the State from September 30 to June 30:	
introduced by Mr. Rumsey February 23	625
referred to committee on ways and means.	625

INDEX. 3089

	reported; general order March 24	PAGE
	file No. 271,	1011
	reported; third reading March 80	182
	passed; immediate effect March 7.	
	returned; amended; concurred; referred to E. and E. May 18	
	Senate request return of, May 19.	
	re-transmitted to Senate May 19.	
	returned; referred to E. and E. May 20.	
	reported enrolled May 31	
	approved May 24	
-	A bill to appropriate the sum of \$8,000 to repair the Wildfowl Bay and Cass State road in	
	Tuscola and Huron counties, and appoint special commissioners on the same:	
	introduced by Mr. Spencer February 23	
	tabled	
	taken up; referred to local taxation April 18	
	reported; substitute; general order May 26	2200
	file No. 449.	0.405
	reported; third reading June 7.	
	passed; immediate effect June 9	
	returned; referred to E. and E. June 10.	
	reported enrolled June 14	
<b>200</b>	approved June 21.	2001
<del>-00</del> 0.	A bill to repair the Wildfowl and Cass river State road, and appropriate State swamp lands for the same:	
	introduced by Mr. Spencer February 23	626
	tabled	626
<b>201</b>	A bill to amend section 8 of chapter 86 of Howell's Annotated Statutes, being compiler's	uzu
OBI.	section 1594, fixing the legal rate of interest:	
	introduced by Mr. Stuart February 23	626
	reported to committee on State affairs	
-000	reported without recommendation; tabled May 9	TALL
<del> </del>	A bill to amend sections 3, 4 and 30 of an act entitled "An act to establish a police govern-	
	ment for the city of Detroit, as amended by the act of April 17, 1871," being sections 515, 516 and 542 of the charter of the city of Detroit, as enacted in 1883:	
	introduced by Mr. Stuart February 23	626
	tabled	626
603	A bill to amend the seventh subdivision of section 9, article 2 of act No. 198 of the session	UZU
<del>.</del>	laws of 1873, approved May 1, 1878, entitled "An act to revise the laws providing for the	
	incorporation of railroad companies, and to regulate the running and management, and	
	to fix the duties and liabilities of all railroads and other corporations owning or operat-	
	ing any railroad in this State," as amended by act No. 177 of the session laws of 1877, being	
	compiler's section 8323 of Howell's Annotated Statutes:	
	introduced by Mr. Tindall February 23	6.96
	tabled	626
	taken up; referred to general order on motion June 15	
	file No. 493.	
	reported; amended; third reading June 21	2670
	passed June 28	
	returned; non-concurred June 24	
A94.	A bill to amend the charter of Union City, Branch county:	
	introduced by Mr. Van Orthwick February 23	626
	tabled	626
895.	A bill to provide for the purchase of additional land for the use of the State public school	
	at Coldwater:	
	introduced by Mr. Van Orthwick February 28	627
	referred to committee on State public school	627
	reported; referred to ways and means March 10	878
	reported; general order March 28	1060
	387	

41 37 44	Page.
file No. 264.	
reported; third reading May 18.	
passed; immediate effect May 20.	
returned; non-concurred June 24.	
896. A bill to amend sections 6 and 9 of an act entitled "An act to restrict the powers of	
commissioners of highways of the township of Republic, in the county of Marque	
and to authorize the township board of said township to provide for maintaining	
streets, sidewalks, crosswalks and alleys now or hereafter built in the village of Reg	
lic, and to maintain a fire department, and to regulate and license auctioneers and I	<b>:00-</b>
dlers in said village," approved April 29, 1885:	
introduced by Mr. Vickary February 23	
referred to committee on roads and bridges.	
reported; general order March 16	941-2
file No. 237.	
reported; third reading March 25.	
passed; immediate effect March 80	
returned; amended; concurred May 18	
referred to E. and E. May 18.	
reported enrolled May 20	
approved May 24	
897. A bill to amend sections 11, 18 and 16 of chapter 141 of the revised statutes of 1846, entit	
"Punishment of fraudulent debtors and the relief of insolvent debtors," as amended	-
the several acts amendatory thereof, and to add a new section to said chapter, to st	
as section 21, the same being sections 8760, 8762 and 8765 of Howell's Annotated Statu	
introduced by Mr. Vroman February 23	
tabled	
taken up; referred to judiciary May 18	
reported; general order June 10	
ordered printed; general order June 14	200-1
file No. 486.	
reported; amended; third reading June 21	
passed; title amended June 28	
returned; non-concurred June 24	
	627
introduced by Mr. Vroman February 28tabled	
899. A bill to amend sections 8, 4, 8, 9 and 80 of act No. 479 session laws of 1871, entitled "An	
to establish a police government for the city of Detroit," approved April 17, 1871	
amended by act No. 378, session laws of 1881, as amended by act No. 32 session law	
1882, and to add two new sections thereto to be known as sections 42 and 43:	) OL
	627
introduced by Mr. Vroman February 23	
900. A bill to prevent the sale of impure, unwholesome, adulterated, or swill milk in the city	
Detroit:	
introduced by Mr. Vroman February 28.	657
referred to committee on public health	
901. A bill to amend section 3 of act No. 153 of the session laws of 1885, being an act entit	
"An act to provide for the assessment of property and the levy and collection of ia	
thereon," approved June 7, 1885:	LCG
introduced by Mr. Vroman February 23	697_8
referred to committee on judiciary	
reported adverse; tabled May 24.	
902. A bill to provide for the compilation and publication of the election laws of this State:	
introduced by Mr. Vroman February 23	625
referred to committee on elections.	
908. A bill relative to and defining the duties of brakemen and baggage-masters on railre	
trains operating in this State:	
introduced by Mr. Washburn Fahrmann 92	#90

	tabled	PAGE. 628
904	A bill to amend sections 4, 87 and 250 of an act entitled "An act to incorporate the city of	040
our.	Owosso," approved February 15, 1859, amended March 15, 1861, February 22, 1865, April	
	2, 1869, May 8, 1875, May 10, 1881 and June 17, 1885:	
	introduced by Mr. F. H. Watson February 23.	628
	referred to committee on municipal corporations.	628
	reported; ordered printed for use of committee March 1	686
	file No. 149.	000
	reported; substitute; suspended; passed; immediate effect May 5	19_19
	returned amended May 7concurred; referred to E. and E. May 7	
	reported enrolled May 11 approved May 17	
	title of substitute:	2000
	A bill to amend sections 4, 87 and 215 of act No. 215 session laws of 1859, entitled "An act	
	, ,	
	to incorporate the city of Owesso," approved February 15, 1859, and all subsequent amendments to said sections,	
OOK	A bill relative to the election of justices of the supreme court and regents of the	
<i>5</i> 00.	University:	
	introduced by Mr. F. H. Watson February 23	628
		628
	tabled	2357
006	reported; adverse; tabled June 2.	2001
<b>900.</b>	A bill to provide for the assessment and taxation of lands within the corporate limits of villages and cities, used exclusively for farming purposes.	
	introduced by Mr. F. H. Watson February 23.	628
	tabled	628
007	A bill to prohibit the sale of spirituous and intoxicating, malt, brewed or fermented	uzo
<b>3</b> 01.	liquors in the State of Michigan manufactured in other States, territories or foreign	
	countries:	
	introduced by Mr. H. Watson February 23	<b>29</b> 2 0
	referred to committee on liquor traffic	629
008	A bill to amend an act entitled "An act to provide for the incorporation of mutual fire	u.e
<b>500.</b> .	insurance companies and defining their powers and duties, and to repeal chapter 97 of	
	the compiled laws of 1871, and also act No. 94 of the session laws of 1871," approved	
	April 12, 1871, approved April 15, 1873, by adding a new section thereto to stand as sec-	
	tion 28:	
	introduced by Mr. Watts February 23.	629
	referred to committee on insurance	629
	reported; general order March 8.	
	file No. 201.	טריבטט
	reported; third reading March 19	090 1
	passed March 23	
	returned; referred to E. and E. May 25	
	reported enrolled May 27	
	approved June 1	
000	A bill to amend section 6440 of the compiled laws of 1871, being section 8032 of Howeli's An-	22.00
<b>500.</b> .	notated Statutes of Michigan relative to the liability of garnishees in justice courts:	
	introduced by Mr. Webber February 23	629
	referred to the committee on judiciary	629
	reported; general order March 18	984-5
	file No. 248.	
	reported; amended; third reading March 29	38-40
	tabled April 7	
	taken up; lost May 11	
91A	A bill to amend sections 7789, 7797 and 7845 of Howell's Annotated Statutes, relative to pro-	
	ceedings in ejectment:	
	introduced by Mr. Wellman February 23	629
	referred to the committee on judiciary	

	PAGE
reported adverse; tabled June 2	
911. A bill to amend and revise act No. 390, local acts of 1885, entitled "An act to amend and	
revise the charter of the city of Port Huron," approved June 20, 1885:	
introduced by Mr. Wellman February 23	
tabled	
taken up; referred to municipal corporations June 1	
reported; substitute; suspended; passed; immediate effect June 3	
returned; amended; title amended June 14	
referred to E. and E. June 14	
reported enrolled June 23	
approved June 28	
912. A bill to amend section 1 of act No. 109, session laws of 1848, entitled "An act to exempt a	
homestead from forced sale in certain cases," as amended by act No. 144 session laws of	<i>!</i>
1850, being compiler's section No. 7721 of Howell's Annotated Statutes:	
introduced by Mr. T. H. Williams February \$3	
tabled	
taken up; referred to committee on judiciary March ?	
reported adverse; tabled May 11	. 2002
918. A bill to repeal all laws and acts relative to suits of garnishment:	
introduced by Mr. T. H. Williams February 23	639
tabled	. 639
914. A bill to prohibit and prevent garnishee proceedings in cases of money, property or indebt-	
edness by reason or on account of the personal labor of another:	
introduced by Mr. T. H. Williams February 23	. <b>629-3</b> 0
tabled	. 630
taken up; referred to committee on judiciary March 7	. 827
reported adverse; tabled May 11	2068-4
915. A bill to provide for the organization, arming and duties of independent militia compa-	
nies, and for commissioning the officers thereof:	
introduced by Mr. T. H. Williams February 28	. 690
tabled	. 680
taken up; referred to military affairs April 8.	. 1218
reported; general order June 2	.2840-1
reported; third reading June 10	.2508-4
passed June 15	2558
file No. 466.	
returned; non-concurred June 24	. 2891
916. A bill to regulate and govern the State House of Correction and a branch of the State	3
Prison in the Upper Peninsula:	
introduced by Mr. W. W. Williams February 23	. 630
tubled	
taken up; referred to Upper Peninsula Prison May 28	. 2368
reported; general order June 8.	
file No. 474.	
reported; amended; third reading June 16	_ 2803
passed June 17	
returned; amended; concurred June 😂.	
referred to E. and E. June 23.	
reported enrolled June 27	
approved June 28	
917. A bill to amend section 50 of chapter 840 of Howell's Annotated Statutes of Michigan, be	
ing section 9712 or said statutes, relative to the transfer of convicts:	-
introduced by Mr. W. W. Williams February 23	. 680
tabled	
918. A bill relative to publication of registration and election notices, and the public proclama	
tions and notices:	_
introduced by Mr. W. W. Williams February 23	_ 680
tabled	

		PAGE
ATA.	A bill to establish the boundaries of Midland county, and to legalize all acts, proceedings, and official records of the locality of the so-called Midland county:	•
	introduced by Mr. Wilson February 23	680
	tabled	680
	taken up; referred to committee on towns and counties March 9	878
	reported; substitute; general order May 6	1955
	reported; amended; third reading May 27	2284-(
	passed; immediate effect June 1	
	returned; referred to E. and E. June 22	278
	reported enrolled June 29	282
	title of substitute:	
	A bill to authorize and empower the township board of the township of Maple River, in	
	the county of Emmet, in this State, to compromise, settle and discharge a judgment	
	rendered in the circuit court of the county of Emmet, in favor of said township of	
	Maple River, against George W. Green, a defaulting treasurer of said township, and	
	William Kage, William Longaker and Leroy Sandford, his sureties, for less than the	
	full amount thereof:	
	approved June 24	289
920.	A bill to legalize the action of the board of supervisors in incorporating the village of Ash-	
	ley, Gratiot county:	
	introduced by Mr. Wood February 23	
	referred to committee on municipal corporations	
	reported; suspended; passed; immediate effect February 24	
	returned; referred to E. and E. February 28.	
	reported enrolled March 2.	
	approved March 8	
921.	A bill to incorporate the city of St. Louis, and to repeal an act entitled "An act to re-incor-	
	porate the village of St. Louis," approved March 28, 1873, as amended by the several acts	•
	amendatory thereof:	44
	introduced by Mr. Wood February 23	
~~~	tabled	
WAD.	A bill to amend act No. 348, session laws of 1881, entitled "An act to incorporate the village	
	of Traverse City, within the township of Traverse, county of Grand Traverse, and State of Michigan," approved April 9, 1881:	
	introduced by Mr. Dougherty February 23	
	referred to committee on towns and counties.	
988	A bill to legalize the assessment roll of the township of Baraga, in Baraga county, Michi-	
	gan, for the year 1886:	
	introduced by Mr. Kallander February 23	
•••	tabled	
WZ4.	A bill to amend section 4 of an act entitled "An act creating a bureau of labor and indus-	
	trial statistics, and defining the powers and duties of the same," approved June 6, 1888,	
	as amended by act No. 189 of the laws of 1885:	
	introduced by Mr. Ogg February 23.	
	tabled	
	taken up; referred to committee on labor interests March 9.	
	reported; general order March 11	
	reported; third reading March 25	1106-7
	amended; passed March 29.	
	returned; referred to E, and E. April 21.	1400
	reported enrolled April 25.	1568

HISTORY OF HOUSE JOINT RESOLUTIONS.

Numbered as introduced.

File numbered as printed. Those having no file number were never printed.

introduced by Mr. Chapman January 8. 14 referred to committee on liquor traffic. 14 referred to committee on liquor traffic. 15 reported; general order January 18. 82-3 reported; third reading January 18. 89-3 reported; passed by two-thirds majority; immediate effect January 18. 89-3 reported enrolled January 28. 289 reported enrolled January 28. 289 approved January 29. 289 referred to committee on military affairs. 78 reported; amended; general order January 19. 134 reported; struck out title; tabled January 29. 289 3file No. 2. 289 3. Joint resolution to amend section 1, article 7 of the constitution of the State of Michigan, relative to elections: 104 referred to committee on judiciary 104 referred to committee on judiciary 104 referred to committee on judiciary 104 reported without recommendation; general order on motion May 11. 200 reported; amended; third reading June 21. 287 lost June 29. 289 4. Joint resolution proposing an amendment to section 1 of article 7 of the constitution of this State, relative to the qualifications of electors: Introduced by Mr. Damon January 18. 127 referred to committee on elections. 128 referred to committee on elections 128 referred to committee on state affairs 104 referred to committee on state affairs 106 referred to committee on State affairs 106 proported; third reading January 29. 107 taken up; general order April 8 121 file No. 8. 128 referred to committee on State affairs 106 lost June 29. 289 Joint resolution authorising certain Ottawa county scrip to be used in locating swamp lands in any of the counties	1. Joint resolution proposing an amendment to article 4 of the constitution of this State, relative to the liquor traffic:	
referred to committee on liquor traffic. 14 reported; general order January 18. 15 reported; third reading January 18. 16 suspended; passed by two-thirds majority; immediate effect January 18. 17 returned; referred to E. and E. January 28. 18 reported enrolled January 28. 18 reported enrolled January 28. 18 approved January 29. 19 file No. 1. 2 Joint resolution authorizing the Governor to cause an annual inspection of the Military Department of the Agricultural College, to commission its instructor in military tactics, and to appoint its graduates as brevet second leutenants: 18 introduced by Mr. Wood January 12. 19 referred to committee on military affairs. 20 reported; amended; general order January 19. 21 Joint resolution to amend section 1, article 7 of the constitution of the State of Michigan, relative to elections: 10 introduced by Mr. Houk January 14. 10 reported without recommendation; general order on motion May 11. 20 lost June 28. 21 Joint resolution proposing an amendment to section 1 of article 7 of the constitution of this State, relative to the qualifications of electors: 12 introduced by Mr. Damon January 18. 22 introduced by Mr. Damon January 18. 23 preported; general order January 20. 24 Joint resolution proposing an amendment to section 1 of article 7 of the constitution of this State, relative to the qualifications of electors: 12 introduced by Mr. Damon January 18. 12 referred to committee on elections. 23 lost; reconsidered; tabled February 1. 25 Joint resolution proposing an amendment to sections 2, 6, 7, 8, 9, 10 and 11 of article 10 of the constitution of the State of Michigan, relative to the Board of Supervisors: 18 introduced by Mr. Houk January 20. 27 lost; preported adverse; tabled January 27. 28 Joint resolution proposing an amendment to sections 3, 6, 7, 8, 9, 10 and 11 of article 10 of the constitution of the State of Michigan, relative to the Board of Supervisors: 18 introduced by Mr. Diekema January 28. 28 Joint resolution general order April 8.	r e e e e e e e e e e e e e e e e e e e	
reported; general order January 18. reported; third reading January 18. suspended; passed by two-thirds majority; immediate effect January 18. suspended; passed by two-thirds majority; immediate effect January 18. returned; referred to E. and E. January 28. approved January 28. supproved January 28. file No. 1. 2. Joint resolution authorising the Governor to cause an annual inspection of the Military Department of the Agricultural College, to commission its instructor in military tactics, and to appoint its graduates as brevet second lieutenants: introduced by Mr. Wood January 12. referred to committee on military affairs. reported; amended; general order January 19. reported; istruct out title; tabled January 19. 282-3 file No. 2. 283-3 file No. 2. 3. Joint resolution to amend section 1, article 7 of the constitution of the State of Michigan, relative to elections: introduced by Mr. Honk January 14. referred to committee on judiciary. reported; without recommendation; general order on motion May 11. 200 file No. 10. reported; amended; third reading June 21. 207 508 Joint resolution proposing an amendment to section 1 of article 7 of the constitution of this State, relative to the qualifications of electors: introduced by Mr. Damon January 18. reported; general order January 28. 168 Joint resolution proposing an amendment to section 1 of article 7 of the constitution of this State, relative to the qualifications of electors: introduced by Mr. Bounary 28. 168 Joint resolution proposing an amendment to sections 8, 6, 7, 8, 9, 10 and 11 of article 10 of the constitution of the State of Michigan, relative to the Board of Supervisors: introduced by Mr. Houk January 28. 169 Joint resolution proposing an amendment to sections 8, 6, 7, 8, 9, 10 and 11 of article 10 of the constitution of the State of Michigan, relative to the Board of Supervisors: introduced by Mr. Houk January 28. 169 Joint resolution proposing an amendment to sections 8, 6, 7, 8, 9, 10 and 11 of article 10 of the constitution of the State of Michigan		
reported; third reading January 18. 88- suspended; passed by two-thirds majority; immediate effect January 18. 88- returned; referred to E. and E. January 28. 288 approved January 29. 284- file No. 1. 2. Joint resolution anthorising the Governor to cause an annual inspection of the Military Department of the Agricultural College, to commission its instructor in military tactics, and to appoint its graduates as brevet second lieutenants: introduced by Mr. Wood January 12. 78 referred to committee on military affairs. 78 reported; amended; general order January 19. 134 reported; struck out title; tabled January 28. 282-3 file No. 2. 2. Joint resolution to amend section 1, article 7 of the constitution of the State of Michigan, relative to elections: introduced by Mr. Houk January 14. 104 referred to committee on judiclary. 104 reported without recommendation; general order on motion May 11. 200 file No. 10. 200 file No. 10. 200 exported; amended; third reading June 21. 2670 lost June 28. 276-4 4. Joint resolution proposing an amendment to section 1 of article 7 of the constitution of this State, relative to the qualifications of electors: introduced by Mr. Damon January 18. 127- referred to committee on elections. 128- reported; general order January 20. 163 reported; third reading January 28. 282-3 lost; reconsidered; tabled February 1 1. 282-3 file No. 2. 282-3 file No. 3. 282-3 lost; reconsidered; tabled February 2. 282-3 lost; reconsidered; tabled January 29. 104 referred to committee on Bitate affairs 106 reported; third reading January 29. 107 referred to committee on Bitate affairs 106 reported; third reading June 21. 282-3 file No. 8. 122-3 file No. 8. 122-3 file No. 8. 122-3 file No. 8. 122-4 file No. 8. 122-4 file No. 8. 122-4 file No. 8. 122-4 file No. 8. 122-4 file No. 8. 122-4 file No. 8. 122-4 file No. 8. 122-4 file No. 8. 122-4 file No. 8. 122-4 file No. 8. 122-4 file No. 8. 122-4 file No. 8. 122-4 file No. 8. 122-4 file No. 8. 122-4 file No. 8. 122-4 file No. 8. 122-4 file No. 8. 122-4 file No.		
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returned; referred to E. and E. January 28. 289 reported enrolled January 28. 289 approved January 39. 294-5 file No. 1. 2. Joint resolution authorising the Governor to cause an annual inspection of the Military Department of the Agricultural College, to commission its instructor in military tactics, and to appoint its graduates as brevet second lieutenants: introduced by Mr. Wood January 12. 78 referred to committee on military affairs. 78 reported; amended; general order January 19. 124 reported; struck out title; tabled January 28. 282-3 file No. 2. 3. Joint resolution to amend section 1, article 7 of the constitution of the State of Michigan, relative to elections: introduced by Mr. Houk January 14. 104 referred to committee on judiciary. 104 reported without recommendation; general order on motion May 11. 2000 file No. 10. reported; amended; third reading June 21. 2870 lost June 28. 2870 4. Joint resolution proposing an amendment to section 1 of article 7 of the constitution of this State, relative to the qualifications of electors: introduced by Mr. Damon January 18. 127-8 referred to committee on elections. 128 reported; general order January 29. 163 reported; third reading January 28. 282-3 lost; reconsidered; tabled February 1 163 reported; third reading January 29. 163 reported committee on elections. 129 referred to committee on State affairs 160 nonstitution of the State of Michigan, relative to the Board of Supervisors: introduced by Mr. Houk January 29. 164 taken up; jest April 8 192-3 file No. 8. 122-3 file No. 8. 122-3 file No. 8. 122-3 file No. 9. 165 reported; third reading January 27 294 taken up; general order April 8 192-3 file No. 9. 164 referred to committee on State affairs 166 los Yune 28 295-76 lost June 28 295-76 lost June 28 295-76 lost June 29 295-76 lost June 29 295-76 lost June 29 295-76 lost June 29 295-76 lost June 29 295-76 lost June 29 295-76 lost June 29 295-76 lost June 29 295-76 lost June 29 295-76 lost June 29 295-76 lost June 29 295-76 lost June 29 295-76 lost June 29 2	·	
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introduced by Mr. Wood January 12. 78 referred to committee on military affairs. 78 reported; amended; general order January 19. 124 reported; struck out title; tabled January 28. 222-3 file No. 2. 3. Joint resolution to amend section 1, article 7 of the constitution of the State of Michigan, relative to elections: introduced by Mr. Houk January 14. 104 referred to committee on judiciary. 104 reported without recommendation; general order on motion May 11. 2000 file No. 10. reported; amended; third reading June 21. 2670 lost June 23. 2767-8 4. Joint resolution proposing an amendment to section 1 of article 7 of the constitution of this State, relative to the qualifications of electors: introduced by Mr. Damon January 18. 127-8 referred to committee on elections. 128 reported; general order January 20. 163 reported; third reading January 28. 223-3 lost; reconsidered; tabled February 1 282-3 lost; reconsidered; tabled February 1 282-3 s. Joint resolution proposing an amendment to sections 8, 6, 7, 8, 9, 10 and 11 of article 10 of the constitution of the State of Michigan, relative to the Board of Supervisors: introduced by Mr. Houk January 20. 169 referred to committee on State affairs 169 reported adverse; tabled January 27. 284 taken up; general order April 8 1216 file No. 8. 1216 reported third reading June 28. 1216 file No. 8. 1216 reported third reading June 28. 1216 lost June 23. 1226 S. Joint resolution authorising certain Ottawa county scrip to be used in locating swamp lands in any of the countitee on public lands. 210 referred to committee on public lands. 210	partment of the Agricultural College, to commission its instructor in military tactics,	
referred to committee on military affairs. 78 reported; amended; general order January 19. 134 reported; struck out title; tabled January 28. 282-8 file No. 2. 282-8 file No. 2. 282-8 S. Joint resolution to amend section 1, article 7 of the constitution of the State of Michigan, relative to elections: introduced by Mr. Houk January 14. 104 referred to committee on judiciary. 104 reported without recommendation; general order on motion May 11. 2000 file No. 10. 282-29 file No. 10. 285-29 file No. 285-29 file No. 285-29 file No. 285-29 file No. 285-29 file No. 385-29 and to appoint its graduates as brevet second lieutenants:		
reported; amended; general order January 19	introduced by Mr. Wood January 12	78
reported; struck out title; tabled January 28	referred to committee on military affairs	78
file No. 2. 8. Joint resolution to amend section 1, article 7 of the constitution of the State of Michigan, relative to elections: introduced by Mr. Houk January 14	reported; amended; general order January 19	184
8. Joint resolution to amend section 1, article 7 of the constitution of the State of Michigan, relative to elections: introduced by Mr. Houk January 14	reported; struck out title; tabled January 28	282-8
relative to elections: introduced by Mr. Houk January 14. 104 referred to committee on judiciary. 104 reported without recommendation; general order on motion May 11. 2000 file No. 10. reported; amended; third reading June 21. 2570 lost June 23. 2767-8 4. Joint resolution proposing an amendment to section 1 of article 7 of the constitution of this State, relative to the qualifications of electors: introduced by Mr. Damon January 18. 127-8 referred to committee on elections. 128 reported; general order January 20. 163 reported; third reading January 28. 282-3 lost; reconsidered; tabled February 1 312-18 file No. 3. 1223-3 5. Joint resolution proposing an amendment to sections 8, 6, 7, 8, 9, 10 and 11 of article 10 of the constitution of the State of Michigan, relative to the Board of Supervisors: introduced by Mr. Houk January 20. 160 referred to committee on State affairs 160 reported adverse; tabled January 27. 284 taken up; general order April 8 1216 file No. 8. 1226 reported; third reading June 21. 2860-70 lost June 28. 2860-70 lost June 28. 2860-70 lost June 28. 2860-70 lost June 29. 2860-70 lost Jun	file No. 2.	
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referred to committee on judiciary	relative to elections:	
referred to committee on judiciary	introduced by Mr. Houk January 14.	104
file No. 10. reported; amended; third reading June 21		
reported; amended; third reading June 21	reported without recommendation; general order on motion May 11	2000
lost June 23	file No. 10.	
4. Joint resolution proposing an amendment to section 1 of article 7 of the constitution of this State, relative to the qualifications of electors: introduced by Mr. Damon January 18	reported; amended; third reading June 21	2670
State, relative to the qualifications of electors: introduced by Mr. Damon January 18	lost June 23	2767-8
introduced by Mr. Damon January 18	4. Joint resolution proposing an amendment to section 1 of article 7 of the constitution of this	
referred to committee on elections	State, relative to the qualifications of electors:	
referred to committee on elections	introduced by Mr. Damon January 18	127-8
reported; third reading January 28		
lost; reconsidered; tabled February 1	reported; general order January 20	163
lost; reconsidered; tabled February 1	reported: third reading January 28.	282-3
file No. 8. taken up; lost April 8		
taken up; lost April 8	•	
5. Joint resolution proposing an amendment to sections 8, 6, 7, 8, 9, 10 and 11 of article 10 of the constitution of the State of Michigan, relative to the Board of Supervisors: introduced by Mr. Houk January 20		1223-8
constitution of the State of Michigan, relative to the Board of Supervisors: introduced by Mr. Houk January 20		
introduced by Mr. Houk January 20. 166 referred to committee on State affairs 166 reported adverse; tabled January 27. 246 taken up; general order April 8. 1216 file No. 8. reported; third reading June 21. 266 lost June 28. 266 6. Joint resolution authorizing certain Ottawa county scrip to be used in locating swamp lands in any of the counties of the Lower Peninsula: introduced by Mr. Diekema January 26. 266 referred to committee on public lands. 266		
referred to committee on State affairs	* · · · · · · · · · · · · · · · · · · ·	109
reported adverse; tabled January 27		
taken up; general order April 8		
file No. 8. reported; third reading June 21. lost June 28. 5. Joint resolution authorizing certain Ottawa county scrip to be used in locating swamp lands in any of the counties of the Lower Peninsula: introduced by Mr. Diekema January 25. referred to committee on public lands.		
reported; third reading June 31	· • • • •	
lost June 28		000-7(
6. Joint resolution authorizing certain Ottawa county scrip to be used in locating swamp lands in any of the counties of the Lower Peninsula: introduced by Mr. Diekema January 25		
in any of the counties of the Lower Peninsula: introduced by Mr. Diekema January 25 referred to committee on public lands		
introduced by Mr. Diekema January 25 216 referred to committee on public lands 216		
referred to committee on public lands		210
10101.04 10 00	•	
ranoriad: general order march il	reported; general order March 11	
file No. 7.		

reported ; third reading April 15.	PAGE. 1841-
passed April 20	
returned; amended; concurred; E. and E. June 7	
reported enrolled June 8	. 248
approved June 14	
7. Joint resolution to amend sections 6 and 7 of article 6 of the constitution of the State of Michigan relative to circuit courts:	i
introduced by Mr. Dickson January 27.	. 257
referred to committee on judiciary	
reported adverse; tabled June 2.	
8. Joint resolution requesting the Congress of the United States to remove the arrears of pen-	
sion limit, and to pension survivors of rebel prisons, and soldiers and sailors who are	
disabled and dependent or sixty-two years of age:	
introduced by Mr. W. A. Baker January 29	296
referred to committee on military affairs	
reported; general order February 2	880
suspended; passed; immediate effect February 2	880-1
returned; referred to E. and E. February 8.	860-1
reported enrolled February 8	866-7
approved February 15	876-7
9. Joint resolution to provide for carrying forward and completing the Semi-Centennial His-	
tory of Michigan:	
introduced by Mr. Rumsey January 81	
referred to committee on ways and means	
reported; amended; general order March 1	6856
file No. 5.	
reported; tabled April 9.	
10. Joint resolution requesting our Senators and Representatives in Congress to procure the	
passage of a law to adjust certain accounts between the United States and the several States and Territories and the District of Columbia, as set forth in House bill No. 2776	
and dated January 7, 1881:	
introduced by Mr. Goodrich February 15.	909_4
suspended; passed; immediate effect February 15.	
returned; referred to E. and E. February 17.	
reported enrolled February 17.	
approved February 21	561
11. Joint resolution granting blocks 78 and 79 city of Lansing to the city of Lansing for a public	
park:	
introduced by Mr. Preston February 16	422
referred to the committee on State affairs	
reported; general order March 9	8 55-6
file No. 6.	
reported; third reading March 2911	38-40
passed by two-thirds majority vote; immediate effect April 7	
returned; non-concurred June 24	2894
12. Joint resolution directing the board of State auditors to settle a claim of the Northwestern	
Manufacturing Company of the city of Detroit, Wayne county, against the State of	
Michigan for damages sustained by reason of passage of act No. 186 of the public acts	
of 1885, entitled "An act to prevent deception in manufacture and sale of dairy products,	
and to preserve the public health:"	400
introduced by Mr. Grenell February 16	431
referred to committee on judiciary.	481 2064
-	2064
general order on motion May 12	WUUT
——————————————————————————————————————	2285
	2302
	2341

	Page
taken up; passed; immediate effect June 8	
returned; referred to E. and E. June 17	362
reported enrolled June 30	
approved June 21	
18. Joint resolution authorizing and instructing the Secretary of State to furnish	he Commie-
sioner of Railroads with certified copies of articles of association and other	papers con-
nected with the corporate organisation of railroad companies, and filed in	
the said Secretary of State under the provisions of general railroad laws:	
introduced by Mr. Dickson February 16	
referred to committee on State affairs	
reported; general order February 18	
discharged; referred to State affairs February 19	581
reported; substitute; general order March 9	854
file No. 4.	
reported; third reading March 39	1186-40
passed April 7	1184
returned; referred to E. and E. April 18	1271
reported enrolled April 14	
approved April 19	1356-1
14. Joint resolution proposing an amendment to section 6, article 4 of the constitut	ion, relative
to the holding of office in either House of the Legislature:	
introduced by Mr. Crocker February 16	431
referred to committee on judiciary	431
reported; adverse; tabled June 15	
15. Joint resolution for the relief of the sufferers by the Lyons flood:	
introduced by special committee February 18	487
suspended; passed by a two-third majority vote; immediate effect Febru	-
returned; amended; concurred; referred to E. and E. February 19	531-4
approved February 21	561
16. Joint resolution authorizing the trustees of the First Presbyterian Church of	Lansing to
convey certain real estate in the city of Lansing :	
introduced by Mr. Preston February 18	841
referred to committee on religious and benevolent societies	
reported; suspended; passed; immediate effect March 10	
returned; referred to E. and E. March 11	
reported enrolled March 15	
approved March 17	961-4
17. A joint resolution to authorize the State of Michigan to patent certain land i	n Muskegon
county to Henry Webster:	
introduced by Mr. Holt February 19	548
referred to committee on public lands	
reported; general order May 27	
file No. 12.	
reported; third reading June 14	
passed June 15	
returned; referred to E. and E. June 24	
reported enrolled June 97	
approved June 28	2906
18. Joint resolution to provide for the payment to the several counties by the State	of the money
due from the sale of swamp lands, by the provisions of section 5 of act 1	
session laws of 1858, entitled "An act to provide for the sale of swamp land	
clamation thereof, and to secure the pre-emption claims of settlers therein,"	' as amended
by act No. 191 session laws of 1885 :	
introduced by Mr. O'Keefe February 19	548
tabled	
19. Joint resolution declaring forfeited all the uncertified lands within the limits	
quette, Houghton & Ontonagon Railroad land grant, together with all the la	Dodings add

	or uncertified which lie opposite the uncompleted portion of said railroad, extending	Page.
	from L'Anse to Ontonagon:	
		601
	introduced by Mr. Breen February 23	681
	referred to committee on public lands.	681
	reported; general order June 28	
	discharged; passed by a two-thirds vote June 24	
	returned; non-concurred June 25	
20.	Joint resolution to refund to Berned Kleis and Howard —— certain money paid by him for	
	timber on land claimed by the State, and afterwards patented to Berned Kleis under	
	act No. 275 of the session laws of 1887:	
	introduced by Mr. Diekema February 23	631-\$
	tabled	632
21.	Joint resolution for the auditing and payment of certain land warrants heretofore issued	
	by the auditor general of this State;	
	introduced by Mr. Diekema February 23	632
	referred to committee on public lands	
	reported; general order April 21	
	file No. 9.	
		669-70
99	Joint resolution to provide for sale of certain State tax lands bid in by the State in October,	
 .	1881, and previous years:	
	introduced by Mr. Rumsey February 23.	682
	referred to committee on public lands.	
	reported witnout recommendation; tabled June 10	
	taken up; general order on motion June 10	
	reported; third reading June 10	
	passed; immediate effect June 14	
	returned; non-concurred June 24	2894

HISTORY OF ALL SENATE BILLS RECEIVED BY THE HOUSE.

Those not received by the House are those which failed to pass the Senate.

A bill making an appropriation for the erection and equipment of a suitable building for the
use of the mining school at Houghton, in the Upper Peninsula of Michigan, and for
heating, lighting and furnishing the same:

received April 22	1422-8
file No. 110.	
referred to committee on school of mines	1428-
reported; referred to ways and means April 25	1560
reported; amended; general order May 12	2065
reported; ordered reprinted; special order for June 1, at 2:15, May 27	2285
continued June 1	2309-
reprinted by the House as amended as House file No. 446.	
reported; suspended; passed; immediate effect June 8	2458-4
Senate requested to return June 21	2668-
returned; reconsidered June 22	2709-10
referred to committee on ways and means June 22	2727
reported; tabled June 22	2728
taken up; tabled June 23	2752
taken up; amended; passed; immediate effect June 23	2774-5

- 2. Not received.
- 3. Not received.
- 4. A bill to amend section 5705 of the general statutes of the State of Michigan as compiled and

	·	LOS
	annotated by Andrew Howell, as amended by act 225 of the session laws of 1885, relative	
	to the discharge of mortgages in certain cases:	
	received January 20	16
	file No. 8.	
	referred to committee on judiciary	16
	reported; general order January 27	245-
	reported; third reading January 81	301 ~
	passed; immediate effect February 1	114-1
5. A	bill making an appropriation for the support, equipment and expenses of a State weather	
	service:	
	received January 26	22
	file No. 10.	
	referred to committee on State affairs	22
	reported without recommendation; referred to ways and means January 27	246-
	reported; general order January 28	27
	reported; third reading January 81	
	passed; immediate effect February 1	116-1
	lot received.	
7. A	bill to incorporate the village of Carsonville, in Sanilac county:	
	received January 20	
	file No. 4.	
	referred to committee on municipal corporations	
	reported; general order January 20	
	reported; third reading January 81	
	passed; immediate effect February 1	817
'8, A	bill to provide for the appointment of an assistant prosecuting attorney for the county of	
	Bay and to prescribe his duties and powers:	
	received January 21	
	referred to committee on judiciary	187
	reported; suspended; passed; immediate effect January 21	TAR-4
¥. A	bill to make valid the collection of taxes and sales of property under assessments made	
	prior to the passage of act No. 158 of the session laws of 1885, entitled "An act to pro-	
	vide for the assessment of property and the levy and collection of taxes thereon,"	
	approved June 9, 1885: received February 1, 1887	200
	file No. 6.	-
	referred to committee on judiciary	306
	reported; general order February 17	
	reported; third reading February 24	
	passed February 25	
10.	A bill to amend sections 2, 3, 5, 9, 18, 19, 38, 43, 57 and 84 of act No. 249 of the session laws of	•••
	1871, entitled "An act to incorporate the city of Alpena," approved March 29, 1871, as	
	amended by the several acts amendatory thereof:	
	received; suspended; passed; immediate effect June 8	385-6
	file No. 254.	
11.	A bill for the requiring of a civil license in order to marry, and the due registration of the	
	same, and to provide a penalty for the violation of the provisions of the same:	
	received March 5	822-1
	file No. 5.	
	referred to the committee on judiciary	828
	reported; general order May 11	000-1
	reported; amended; third reading May 23	
	passed May 24	16-17
13.	Not received.	
	Not received.	
14.	A bill to authorize the township of Burleigh, in the county of Iosco, Michigan, to borrow	
	money upon its bonds to pay outstanding township and highway orders, and its other	
	lawful obligations:	

	received January 27	PAGE
	file No. 12.	Z01-
	referred to committee on judiciary	251
12	reported; suspended; passed; immediate effect February 16	
10.	A bill to amend section 2 of act No. 321 of local acts of 1885, being an act to organize the	
	union school district of Salem, approved April 11, 1885:	-
	received January 25.	201
	file No. 7.	
	referred to committee on education	
	reported; general order January 29	
	reported; third reading January 81	
	passed; immediate effect February 1	817-1
	Not received.	
	Not received.	
18.	A bill to incorporate the village of Mayville, in Tuscola county:	
	received January 28	
	referred to committee on municipal corporations	
	reported; suspended; passed; immediate effect January 29	
19.	A bill to punish persons using false pretenses in obtaining certificate of registration of cat-	
	tle and other animals, and to punish giving false pedigrees:	
	received January 25	20
	file No. 9.	
	referred to committee on agriculture	207
20.	A bill to vacate the township of Duncan, in the county of Cheboygan, and to incorporate	
	its territory within the township of Benton, in said county:	
	received January 27	251-
	file No. 8.	
	referred to committee on towns and counties	25
	reported; suspended; passed; immediate effect March 4	794-
21.	Not received.	
22,	A bill to require security to be given on staying proceedings upon verdicts and judgments in	
	the circuit courts of this State:	
	received February 16	412
	file No. 26.	
	referred to committee on judiciary	413
	reported; amended; general order April 14	129
	reported; third reading April 211	
	passed April 22	
	Senate non-concur April 29	
	conference committee asked and granted April 29	
	committee: Diekema, Crocker and F. H. Watson April 29	
	Senate committee announced May 7.	
	returned; concurred; E. and E. June 24	
	reported; concurred June 24.	
28.	A bill to confirm the title to section 16, in township 54 north, of range 84 west, in the county	
	of Houghton and State of Michigan:	
	received February 2.	88
	file No. 21.	-
	referred to committee on public lands	22
	reported; general order February 8 reported; third reading February 24	
	The state of the s	
	passed March 1	
۵.	ordered to take immediate effect March 1	110-T
	Not received.	
<i>z</i> ō.	A bill to regulate the conditional sale of personal chattels:	200
	received February 19	58G-4
	file No. 17.	

		AGE.
	referred to committee on judiciary	
	reported; amended; general order March 11	
	reported; third reading March 16	
94	A bill to amend sections 1, 2, 3, 5, 9, 10, 11, 12 and 18 of chapter 12 of act No. 164, laws of 1881,	1001
 .	and section 4, same chapter and act, as amended by act No. 98, laws of 1883, relating to	
	the examination of teachers and supervision of schools; also to amend section 8 of	
	chapter 4, and section 2 of chapter 5, of act No. 164, laws of 1881, relating to the duties	
	of township clerk and county clerk concerning school reports:	
	received June 7	402- 3
	file No. 11.	
	referred to committee on education	
	reported; amended; general order June 16	
	reported; amended; third reading June 16	
	suspended; passed; title amended; immediate effect June 16	
	Senate requested to return June 20.	
	received; reconsidered June 22	
97	A bill providing for the employment, defining the duties, and fixing the compensation of a	10002-0
~1.	stenographer for the seventh judicial circuit, State of Michigan:	
	received; suspended; passed; immediate effect June 14	2522
28.	Not received.	
29.	A bill to incorporate the village of Coleman, in the county of Midland:	
	received January 27	5 31-₹
	file No. 18.	
	referred to the committee on municipal corporations	252
	reported; general order February 1	
	discharged; suspended; passed; immediate effect February 19	549
30.	. A bill to detach certain territory from the county of Manitou and attach the same to Lee-	
	lanaw county:	
	received February 16	:1Z-18
	referred to the committee on towns and counties.	418
	reported adverse; tabled April 28.	
	taken up; referred to towns and counties May 6	
	reported without recommendation; general order on motion June 1	
	reported; third reading June 10	
	tabled June 15	
	returned; non-concurred June 27	
	. Not received.	
	Not received.	
	Not received.	
	. A bill making an appropriation for the use and maintenance of the University of Michigan:	
•	received June 22	
	referred to ways and means	
	reported; amended; general order June 22.	
	passed; immediate effect June 222	
	Senate non-concur June 28	
	ask for conference committee June 23	2755
	Messrs. Rumsey, Jones and Lincoln appointed as such committee June 23	255
	Senate committee: J. W. Babcock, Fox and Gorman as conference committee June 23.3	2782-3
	reported; concurred	
86	3. A bill making an appropriation for the use and maintenance of the University of Michigan:	
	received April 20.	13.7
	file No. 140.	1877
	referred to ways and meansreported; amended; general order May 11	
		40.0

INDEX. 3101

		AGE.
	•	1999
	reprinted as House file No. 408.	
	reported; sit again May 24	2222
	reported; third reading May 24	
	passed; immediate effect May 2522	224- 5
	returned with veto message; reconsidered; tabled June 14	
	taken up; special order for Tuesday, June 21, at 8 P. M. June 17	
	lost June 21	371 –2
87.	Not received.	
	Not received.	
	Not received.	
	Not received. Not received.	
æ.	A bill in relation to jurors in courts of record in Wayne county, and to revise the laws relative thereto:	
	received February 18	'00 F
	file No. 22.	XU0-0
	referred to committee on judiciary	***
	reported; amended; general order March 29.	
	reported; amended; third reading March 30	
	returned; non-concurred April 11	
	granted, and Messrs. Grenell, Bates and Crocker appointed April 12	
	reported; concurred May 3	
42	A bill to amend section 2 of an act entitled "An act making appropriations for the expenses	001-0
SU.	of the State officers and State government for the years 1885 and 1886, and to provide a	
	tax for the payment of the same," approved June 14, 1885:	
	received April 21	1900
	file No. 186.	1000
	referred to committee on ways and means April 21.	1900
	reported; general order (Jones and Lincoln dissenting) May 11	
	reported; amended; third reading May 26.	
	tabled May 26.	
	taken up; amended; passed; title amended; immediate effect June 2	
	reconsideration tabled June 2.	٠
44.	Not received.	
	A;bill to amend section 20, chapter 843, of act No. 201 of the session laws of 1881, being sec-	
	tion 9836 of Howell's Annotated Statutes of 1882, relative to the State Industrial Home	
	for Girls:	
	received April 291	832-8
	file No. 209.	
	referred to committee on Reform School for Girls	1888
	reported; amended; general order June 8	
	reported; third reading June 10	
	passed; immediate effect June 15.	
	Senate request return of, June 24	2878
	returned to Senate June 24	2878
	received June 24	
	tabled June 24	2870
46.	. Not received.	
	. A bill to provide for the appointment, fix the compensation and prescribe the duties of the	
	stenographer of the circuit courts for the counties of Mecosta and Newaygo, now com-	
	posing the 27th judicial circuit:	
	received June 142	
	referred to committee on judiciary June 14	
	reported; suspended; passed; immediate effect June 152	
	Senate requested to return June 21	2672

		PAGE
	received; reconsidered June 22	
40	amended; passed; immediate effect June 22	Z734-
	Not received.	
49.	A bill to amend sections 1 and 2 of an act entitled "An act to provide for the organization of the supreme court, pursuant to section 2 of article 6 of the Constitution, so as to pro-	
	vide for the election of an additional justice," being sections 6382 and 6384 of Howell's	ľ
	Annotated Statutes:	22
	received February 2	-
	file No. 19.	831
	referred to committee on judiciary	
KΩ	reported; suspended; passed; immediate effect February 2	
<i>5</i> 0.	A bill to amend section 3, chapter 205 of the compiled laws of 1871, being compiler's section	
	8137 of Howell's Annotated Statutes of Michigan, relative to proceedings by and against corporations in courts of law:	,
	received June 7.	940
	file No. 204.	290
	referred to the committee on judiciary	940
	reported; amended; general order June 16.	
	reported; third reading June 16.	
	passed June 21.	
E1	A bill to legalize the action of the board of supervisors of Ontonagon county in re-forming	
01.	the townships of Ironwood and Bessemer in said county, and to further legalize all acts	
	- · · · · · · · · · · · · · · · · · · ·	
	of the officials of said township, including all taxes and assessments, whether regular or special, since the organization thereof:	
	received January 27.	961_1
	file No. —.	~
	referred to committee on judiciary	253
	reported; general order January 28	
	suspended; passed; immediate effect January 28.	
59	A bill to repeal act No. 882 of the session laws of 1885, entitled "An act to organize the	
٠	township of Ironwood, county of Ontonagon ":	
	received January 27	261-5
	file No. —.	
	referred to committee on towns and counties.	25
	reported; general order January 28	
	passed; immediate effect January 28.	
58	A bill to amend section 28 of chapter 178 of the compiled laws of 1871, being compiler's sec-	
	tion 6841 of Howell's Annotated Statutes of Michigan, relative to courts held by justices	
	of the peace:	
	received March 18.	991-3
	file No. 117.	
	referred to committee on judiciary	902
	reported; general order March 24	
	reported; third reading March 28.	
	passed March 30	
54.	A bill to amend sections 27, 29 and 30 of act No. 190 of the session laws of 1883, approved June	
	8, 1888, entitled "An act to provide for the location, erection, organization and manage-	
	ment for insane criminals":	
	received March 5	822-3
	file No. 49.	•
	referred to committee on Asylum for Insane Criminals	828
	reported; general order March 10	
	reported; third reading March 16	
	passed March 18	
55.	A bill making an appropriation for the Asylum for Insane Criminals:	
	received April 18.	12.4
	file No. 48.	
	medium dida alla anno di anno di dana anno di anno di anti di Tanana di anti di anti di anti di anti di anti di	1475

	P	AGE.
	reported; referred to ways and means April 21	
	reported; amended; general order April 23	
	reported; amended; third reading May 8	
	passed; immediate effect May 41	
	Senate non-concurred in 1st, 2d, 3d, 5th, 6th and 7th amendments May 6	
	House insist May 6.	
	Senate ask for conference committee May 11	
	granted: Messrs. Rumsey, Chapman and Herrington appointed committee May 11	
K.O	reported; concurred May 11	2U00-0
	A bill to amend section 4 of chapter 98 of the compiled laws of 1871, being compiler's section	
υı.	2939, as amended by act 92 of the session laws of 1883, relating to life insurance com-	
	panies transacting business in this State:	
	received March 8	781
	file No. 14.	
	referred to committee on insurance	781
	reported; general order March 9.	
	reported; third reading March 16	
	passed; immediate effect March 17	
58.	A bill to amend sections 1, 2, 8, 5, 6, 10, 12, 14, 15, 16, 17, 19, 21 and 23 of act 124, laws of 1888,	
	relating to the taking of private property for public use in cities and villages, and to	
	repeal act No. 26 of the public acts 1882, as approved May 81, 1883, and amend the same	
	so as to apply to counties in certain cases:	
	received February 19	588 -4
	file No. 39.	
	referred to committee on judiciary	584
	reported; amended; general order March 9	858
	reported; third reading March 16	
	passed March 18.	1005-6
	Not received.	
60.	A bill to amend section 1 of an act entitled "An act requiring judges of probate in certain	
	cases to give notice to foreign consuls of an application for administration in the estate	
	of deceased persons," being compiler's section 6812 of Howell's Annotated Statutes of	
	Michigan ": received February 2	000 4
	file No. 18.	000-2
	referred to committee on judiciary	884
	reported; general order March 26	
	reported; third reading March 80	
	passed; immediate effect April 7	
61	A bill to detach certain lands from the township of Eagle Harbor in the county of Kewee-	
	naw, and to attach the same to the township of Sherman in said county:	
	received February 21	562
	referred to committee on towns and counties	562
62.	${\bf A}$ bill making an appropriation for continuing the frescoing and decorations of the walls,	
	corridors and rooms of the State capitol: received May 7	1001
	file No. 181.	1901
	referred to committee on ways and means	1081
	reported; general order May 12	
	passed; immediate effect June 1	
62	Not received.	
	Not received.	
	A bill to amend section 11 of chapter 4, act No. 164 of laws of 1881, relative to duties of town-	
٠.	ship clerks in apportioning school moneys:	
	received March 8	781
	file No. 57.	

	•	Pag
	referred to committee on education	. 1
	reported; general order April 8	
	reported; third reading April 15	
	amended; passed April 20	
-66.	A bill to provide for indeterminate sentences, and disposition, management and release of criminals under such sentences:	
	received June 23	. 21
	referred to committee on State affairs	. 27
	reported June 24	. 28
	suspended; passed June 24	
-67.	Not received.	
68,	Not received.	
-89 .	A bill to provide for the dissemination of useful information concerning fish culture and the fishing in districts of the State:	
	received March 19	10
	file No. 131.	
	referred to committee on fisheries	10
	reported; general order May 6	
	reported; amended; third reading May 9	
	lost May 11.	
	non-concurred; returned to Senate June 7	
70	Not received.	
	Not received.	
	A bill to amend section 16 of chapter 4 of act No. 164 of the session laws of 1881, approved	
	May 21, 1881, entitled "An act to revise and consolidate the laws relating to public instruction and primary schools, and to repeal all statutes and acts contravening the provisions of this act:"	
	received March 5	.623
	file No. 80 .	
	referred to committee on education	
	reported; general order March 8	
	reported; third reading March 16	
	amended; passed March 17	967-
	Not received.	
	Not received.	
75.	Not received.	
76.	A bill to amend sections 5, 6 and 8 of an act entitled An act to provide for the appointment,	
	defining the duties and fixing the compensation of a stenographer for the circuit court	
	for the county of Saginaw, approved May 7, 1881, being sections 6527, 6528 and 6530 of	
	Howell's Annotated Statutes, and to add a new section thereto to stand as section 13:	
	received; suspended; passed; immediate effect June 14	23-3
	Not received.	
78.	A bill to incorporate the village of Sherman, in the county of Wexford:	
	received; suspended; passed; immediate effect May 19	1154-
	file No. 251.	
	Not received.	
	Not received.	
	Not received.	
83 .	A bill to amend section 2 of chapter 42 of Howell's Annotated Statutes of 1882, being annotator's section No. 1756, relative to the support and maintenance of the poor by counties:	
	received June 24.	280
	file No. 301.	
	referred to committee on State affairs	280
	Not received.	
-84.	A bill to amend section 2 of act No. 237 of the session laws of 1881, entitled "An act to authorize and regulate within this State the business of plate glass, accident, live stock, steam boiler and fidelity insurance, and to repeal acts No. 42 and 72 of the session laws of 1877." approved June 3. 1881, being section 4825 of Howell's Annotated Statutes:	

	received June 23.	PAGE.
	file No. 166,	#100
	referred to committee on insurance	97704
	reported; suspended; passed June 23.	
98	Not received.	e100-1
	A bill to amend sections 10, 11 and 12 of chapter 201 of the compiled laws of 1871, being com-	
₩.	piler's sections 7995, 7996 and 7997 of Howell's Annotated Statutes, relative to proceed-	
	ings against debtors by attachment:	
	received March 14file No. 74.	920-0
	referred to committee on judiciary.	
	reported adverse; tabled May 26	
	reported; non-concurred June 27.	
-81.	A bill to authorize the vacating of the township burying ground of the township of Paris,	
	county of Kent, located on the E. % of S. E. % of Sec. 17, T. 16 N., R. 11 W.:	
	received February 18	
	referred to committee on public health	
	reported; suspended; passed; immediate effect February 25	
88.	A bill to amend section 16 of chapter 9 of compiled laws of 1871, as amended, being section	
	452 of Howell's Annotated Statutes:	
	received March 9	863
	file No. 65.	
	referred to committee on State affairs	
	reported without recommendation; general order April 8	1206
	reported; amended; third reading April 15	18 41-8
	tabled April 20	1386
	taken up; lost June 16	2610
	returned; non-concurred June 27	
89.	A bill to prevent gambling in stocks, bonds, petroleum, cotton, grain, provisions and other	
	produce:	
	received May 25	2232
	file No. 240.	
	referred to committee on judiclary	2232
	reported; general order June 3	2389
	reported; third reading June 10	2508-4
	passed June 15	2562
90.	Not received. •	
91.	A bill to amend act No. 200 of the session laws of 1849, being compiler's section 750 of How-	
	ell's Annotated Statutes, relative to raising money by township boards:	
	received February 16.	12-13
	file No. 26,	
	referred to the committee on judiciary	418
	reported; general order March 26.	
	reported; third reading March 80	
	passed; immediate effect April 7	
92	A bill to amend section 75 of chapter 16 of the revised statutes of 1846, being compiler's sec-	
	tion No. 749 of Howell's Annotated Statutes, relative to powers and duties of township	
	boarda:	
	received February 16.	19_19
	file Nó. 27.	12/-10
		410
	referred to committee on judiciary	
	reported; general order March 26.	
	reported; third reading March 80	
•	suspended; passed; immediate effect April 7	TTAR
W,	A bill to amend section 3 of chapter 16 of the revised statutes of 1846, as amended by act No.	
	212 of the session laws of 1875, being compiler's section No. 671 of Howell's Annotated	
	Statutes, relative to the nowers and duties of townships:	

	PAOR.
reported adverse; tabled June 2	2358
911. A bill to amend and revise act No. 890, local acts of 1885, entitled "An act to amend and	
revise the charter of the city of Port Huron," approved June 20, 1885:	
introduced by Mr. Wellman February 28	629
tabled	629
taken up; referred to municipal corporations June 1	
reported; substitute; suspended; passed; immediate effect June 2	
returned; amended; title amended June 14	
referred to E. and E. June 14	
reported enrolled June 28	
approved June 28	2746
912. A bill to amend section 1 of act No. 109, session laws of 1848, entitled "An act to exempt a	
homestead from forced sale in certain cases," as amended by act No. 144 session laws of	
1850, being compiler's section No. 7721 of Howell's Annotated Statutes:	
introduced by Mr. T. H. Williams February 23	630
tabled	630
taken up; referred to committee on judiciary March 7	837
reported adverse; tabled May 11	2002
918. A bill to repeal all laws and acts relative to suits of garnishment:	
introduced by Mr. T. H. Williams February 28	630
tabled	630
914. A bill to prohibit and prevent garnishes proceedings in cases of money, property or indebt-	
edness by reason or on account of the personal labor of another:	
introduced by Mr. T. H. Williams February 23	89-3 0
tabled	
taken up; referred to committee on judiciary March 7	
reported adverse; tabled May 11	065-4
915. A bill to provide for the organization, arming and duties of independent militia compa-	
nies, and for commissioning the officers thereof:	
introduced by Mr. T. H. Williams February 28	
tabled	
taken up; referred to military affairs April 8	
reported; general order June 2	
reported; third reading June 10	
passed June 15	2368
file No. 466.	
returned; non-concurred June 24	2801
916. A bill to regulate and govern the State House of Correction and a branch of the State	
Prison in the Upper Peninsula:	
introduced by Mr. W. W. Williams February 23	
tubled	
taken up; referred to Upper Peninsula Prison May 26	
reported; general order June 8	2800
file No. 474.	
reported; amended; third reading June 16	
passed June 17	
returned; amended; concurred June \$2	:000-1
referred to E. and E. June 23	
reported enrolled June 77	
approved June 28	2904
917. A bill to amend section 50 of chapter 840 of Howell's Annotated Statutes of Michigan, be-	
ing section 9712 or said statutes, relative to the transfer of convicts:	
introduced by Mr. W. W. Williams February 28	690
tabled	630
918. A bill relative to publication of registration and election notices, and the public proclama-	
tions and notices:	
introduced by Mr. W. W. Williams February 23	690

	A S ON A	Pagr.
919.	A bill to establish the boundaries of Midland county, and to legalize all acts, proceedings,	
	and official records of the locality of the so-called Midland county:	680
	introduced by Mr. Wilson February 23	630
	tabled	
	taken up; referred to committee on towns and counties March 9	873
	reported; substitute; general order May 6	1952
	file No. 306.	
	reported; amended; third reading May 27	
	passed; immediate effect June 1	
	returned; referred to E. and E. June 22.	
	reported enrolled June 29.	2024
	title of substitute:	
	A bill to authorize and empower the township board of the township of Maple River, in	
	the county of Emmet, in this State, to compromise, settle and discharge a judgment	
	rendered in the circuit court of the county of Emmet, in favor of said township of	
	Maple River, against George W. Green, a defaulting treasurer of said township, and	
	William Kage, William Longaker and Leroy Sandford, his sureties, for less than the	
	full amount thereof:	
	approved June 24.	22590
920.	A bill to legalize the action of the board of supervisors in incorporating the village of Ash-	
	ley. Gratiot county:	
	introduced by Mr. Wood February 23	
	referred to committee on municipal corporations	631
	reported; suspended; passed; immediate effect February 24	
	returned; referred to E. and E. February 28.	
	reported enrolled March 2	
	approved March 8.	
921.	A bill to incorporate the city of St. Louis, and to repeal an act entitled "An act to re-incor-	
	porate the village of St. Louis," approved March 28, 1873, as amended by the several acts	
	amendatory thereof:	
	introduced by Mr. Wood February 23	681
	tabled	681
9258.	A bill to amend act No. 348, session laws of 1881, entitled "An act to incorporate the village	
	of Traverse City, within the township of Traverse, county of Grand Traverse, and State	
	of Michigan," approved April 9, 1881:	
	introduced by Mr. Dougherty February 23.	631
	referred to committee on towns and counties	631
928.	A bill to legalize the assessment roll of the township of Baraga, in Baraga county, Michi-	
	gan, for the year 1886:	
	introduced by Mr. Kallander February 23	631
	tabled	681
924.	A bill to amend section 4 of an act entitled "An act creating a bureau of labor and indus-	
	trial statistics, and defining the powers and duties of the same," approved June 6, 1888,	
	as amended by act No. 189 of the laws of 1885:	
	introduced by Mr. Ogg February 28.	681
	tabled	681
	taken up; referred to committee on labor interests March 9.	
	reported; general order March 11	906
	file No. 227.	
	reported; third reading March 25	
	amended; passed March 29.	134-5
	returned; referred to E, and E. April 21.	
	reported enrolled April 25	
	approved April 29	1820

	Page,
110. A bill to amend sections 1, 7 and 8 of act No. 144 of the public acts of 1888, entitled "An to provide for the compulsory education of children in certain cases:"	
received March 25	1101
referred to committee on education	1108
reported adverse; tabled June 8	
returned; non-concurred June 27	
111. A bill to amend section 1 of act No. 147 of the session laws of 1885, entitled An act to prove	ride
for the introduction and use on all cars owned and operated by any railroad company	y or
other corporation doing business in this State, of some form of automatic car coupli	ing,
by means of which all cars may be coupled and uncoupled without the necessity of	the
brakeman or any other person passing between the cars:	
received April 7	1174-5
file No. 81.	
referred to committee on railroads	
reported; amended; general order April 15	
reported; third reading April 21	
passed; immediate effect April 23	
113. A bill to amend act No. 228 of the public acts of 1885, being "An act to authorise the bo	
of control of swamp lands to cause the removal of jams or rafts of floodwood, and	
clear out and deepen, where necessary, the channel of Swan creek, in Midland cour	ıty.
and appropriate two sections of land therefor:	9108
file No. 146.	
referred to public lands May 17	2108
reported; general order May 27	
reported; amended; third reading June 8	
passed; immediate effect; title amended June 7	
118. Not received.	
114. Not received.	
115. A bill concerning the testimony of minors:	
received March 11	928
file No. 76.	
referred to committee on judiciary	930
reported; general order April 9	1989
reported; third reading April 15	1841-8
passed April 20	1884
116. Not received.	
117. A bill to amend section 6 of chapter 8 of act No. 227 of the public acts of 1885, entitled	
act to provide for the construction and maintenance of drains, and the assessment	
collection of taxes therefor, and to repeal all other laws relative thereto," appro	Ped
June 20, 1885 :	****
received; suspended; passed; immediate effect June 16	
118. Not received.	
119. A bill to provide for recording mortgages in separate books for separate assessing distriction and the provide state of boards of appearate assessing distriction of the separate of appearance of deads.	
in counties, and to prescribe the duties of boards of supervisors, registers of deeds	, =
sessing and other officers in relation thereto: received May 27	9981
Ale No. 263.	
referred to committee on judiciary	9981
reported without recommendation; general order on motion June 2	936
reported; special order for June 15 at 10 A. M. June 10	
continued to Friday, June 17	
substitute offered; pending concurrence, ordered printed in Journal June 18	
reported; substitute; general order June 17	
tabled June 21	
taken up; amended; passed June 22.	
and a manufacture of the state	974

		PAGE.
	reported enrolled June 27	
	approved June 28	2904
120.	A bill to detach certain territory from the township of Pine River, in the county of Gra-	
	tiot, and to attach the same to the township of Arcadia, in said county:	
	received February 25	663
	referred to committee on towns and counties	661
	reported; general order March 8	756
	ordered printed March 3	756
	special order 2:15 P. M., March 9, March 8	791
	file No. 120.	
	ordered to third reading March 9	848
	lost March 9	848
	motion to reconsider tabled March 9	848
121.	A bill to amend section 50 of chapter 7 of act No. 826 of the local acts of 1888, entitled "An	
	act to provide a charter for the city of Detroit, and to repeal all acts or parts of acts in	
	conflict therewith," approved June 7, 1883:	
	received June 9.	2826
	file No. 250.	
	referred to committee on municipal corporations.	2326
122.	Not received.	
	A bill to authorize the township of Carrolton, in Saginaw county, to borrow money to be	
	used in aiding the construction of a bridge and the approaches thereto across the Sagi-	
	naw river, and to issue bonds therefor:	
	received February 18	508
	suspended; passed; immediate effect February 18	
124.	A bill to facilitate the commencement of suits in justice courts against joint defendants,	
	one or more of whom shall not reside in or be found in the county where the suit shall	
	be brought:	
	received March 18	994
	file No. 106.	•••
	referred to committee on judiciary	994
	reported; amended; general order March 25	
	reported; third reading March 29.	
	passed; immediate effect April 7	
125.	Not received.	1110
	A bill to prevent crime and to punish truancy:	
	received June 1	9907
	file No. 181.	~~·
	referred to committees on Reform School and Industrial Home for Girls jointly	9907
	reported; amended; general order June 8	
	reported; referred to judiciary June 8	
	reported; amended; suspended; passed June 16	
197	Not received.)IO-II
	Not received.	
	Not received.	
	Not received.	
	Not received.	
	Not received.	
100.	A bill to amend section 2 of an act entitled "An act to incorporate the Baptist convention	
	of the State of Michigan," approved February 16, A. D. 1842:	
	received March 8.	786-7
	file No. 45.	
	referred to committee on religious and benevolent societies.	787
	reported; general order March 9	855
	reported; third reading March 16	
	passed by two-thirds majority vote; immediate effect March 17	965
184.	A bill to amend section 15 of chapter 8 of an act entitled "An act to revise and consolidate	

Page
the laws relating to public instruction and primary schools, and to repeal all statutes contravening the provisions of this act," being act No. 184 of the public acts of 1881, as
amended by act No. 93 of the public acts of 1883:
received May 7
file No. 189.
referred to committee on education
reported; general order May 19
reported; third reading May 27
amended; tabled June 1
taken up; passed; title amended June 7
135. A bill to detach certain territory from the township of Harrisville, in the county of Alcona,
in this State, and to organize the township of Gustin in said county:
received February 17
referred to committee on towns and counties
reported; suspended; passed; immediate effect February 18
186. A bill to amend section 10 of chapter 172 of the compiled laws of 1871, as amended by act
No. 7 of the session laws of 1877, and act No. 4 of the public acts of 1883, relative to testa-
mentary guardians:
received May 18
file No. 196.
referred to committee on judiciary
reported; general order May 20
reported; third reading May 27
passed; immediate effect June 1
187. A bill to re-incorporate the village of Lexington in the county of Sanilac:
received; suspended; passed; immediate effect February 18
188. Not received.
189. Not received.
140. Not received.
141. Not received.
142. Not received.
148. A bill to amend section 4845 of the compiled laws of 1871, being section 5806 of Howell's Annotated Statutes, relative to wills of real and personal estate:
received March 18.
file No. 114.
referred to committee on judiciary
reported; general order April 15.
reported; third reading April 21.
passed April 23.
Senate requested to return May 8
received; reconsidered; referred to judiciary May 4
reported; general order June 15.
reported; third reading June 16
passed June 21
144. Not received.
145. A bill to prevent the sale of impure, unwholesome, adulterated or swill milk in the State
of Michigan, and to provide for inspection :
received; referred to public health June 23
file No. 805.
reported; suspended; passed; immediate effect June 28
146. A bill to amend an act entitled "An act for the incorporation of hospitals and asylums in
cases where valuable grants or emoluments have been made to trustees for such pur-
poses," approved March 20, 1863, by adding thereto a new section, authorizing amend-
ments of articles of incorporation of corporations organized under said acts:
received March 16
file No. 92.
referred to committee on State affairs

	PAGE
reported; general order May 5	
reported; third reading May 9	
amended; passed; title amended; immediate effect May 10	J86-7
147. A bill to amend section 508 of the compiled laws of 1871, being section 511 of Howell's Stat-	
utes, as amended by act No. 134 of the session laws of 1883, being an act relative to the	
election of county auditors for the county of Wayne:	
received April 7	1178
file No. 173.	
referred to committee on elections	
reported; general order April 8	
reported; third reading April 15	
passed April 20	18/3
148. Not received.	
149. A bill to provide for three additional circuit judges for the third judicial circuit:	-~
received; suspended; passed; immediate effect March 8	786
file No. 77.	
150. Not received.	
151. Not received.	
152. A bill authorizing a prosecution for larceny committed in any railroad car while en route	
in any county through which said train passes:	
received April 23	TOOL
file No. 197.	
referred to committee on railroads	
reported substitute; reprint; general order May 7	
reported; amended; third reading May 27	201-0
file No. 403.	
title of substitute:	
▲ bill to provide that the crime of larceny, when committed by a passenger or employé	
on a railroad train, may be punished in another county than that in which such crime	
is committed:	~~~
passed; immediate effect June 1	
returned; amended; title amended June 24	
concurred; referred to E. and E. June 24	
reported enrolled June 27	
approved June 29	2011
158. Not received.	
154. A bill to amend section 8 of act No. 200 of the session laws of 1885, being an act entitled "An act to establish an advisory board in the matter of pardons:"	
	1001
received March 18.	IOOI
file No. 126.	1001
referred to committee on State affairs	
Senate request the return of, March 19	
returned to Senate March 19.	
received from Senate May 25.	
referred to committee on State affairs May 25.	
reported; suspended; passed; immediate effect May 27	777-8
155. A bill to amend section 1 of act No. 205 of the public acts of 1885, entitled "An act to au-	
thorize the transcript of a judgment from the docket of one justice of the peace to that	
of another within this State:"	
received March 18.	994
file No. 109.	
referred to committee on judiciary	994
•	2350
returned; non-concurred June 27	
156. Not received.	
157. Not received.	
158. Not received.	

	Page.
160. Not received.	
161. Not received.	
169. A bill to attach certain unorganized territory to the township of Baraga, in the county of Baraga:	
received March 4	806
referred to committee on towns and counties	
168. A bill to amend section 23 of chapter 225 of the compiled laws of 1871, entitled "Informa-	
tions in the nature of a quo warranto, and in certain other cases," being compiler's	
section No. 8637 of Howell's Annotated Statutes:	
received March 18	995-6
file No. 121.	
referred to committee on judiclaryreported; general order April 14	
reported; third reading April 21	
passed April 23	
164. Not received.	
165. A bill to detach the county of Gogebic from the twenty-fifth judicial circuit and to attach	
the same to the twelfth judicial circuit, in the State of Michigan:	
received February 18	
referred to committee on towns and counties	
reported; general order February 31	
suspended; passed; immediate effect February 31	800
166. Not received. 167. Not received.	
168. Not received.	
169. A bill to make it a misdemeanor to remove, destroy, damage or dispose of any personal	
property that shall have been seized by due process of law issued from any court of com	
peten't jurisdiction in the State while such seizure or levy is in force, without first giving	
the bond or other security therefor, if any, required by law, and to provide the punish-	
ment therefor:	
received May 8	1866
file No. 196. referred to committee on judiciary	1054
reported; general order May 26.	
reported; third reading June 8	
passed June 7	
170. Not received.	
171. A bill to prohibit the selling, furnishing or giving of any spirituous, malt, fermented or	,
vinous liquors to any inmate of the Michigan Soldiers' Home:	
received June 9	3457
file No. 54.	
referred to committee on liquor traffic.	
reported; general order June 10reported; third reading June 14	
passed June 15.	
172, Not received.	
173. Not received.	
174. A bill to take away from the Detroit and Saline Plank Road Company, a corporation incor-	
porated under act No. 100 of the session laws of 1848, entitled "An act to incorporate the	
Detroit and Saline Plank Road Company," all that part of its present road lying west	
of a public highway crossing it at right angles at a point about seven miles east of the	•
city of Ypsilenti, known as Sheldon's Corners:	9304
received June 6	2304
file No. 220. tabled	9804
taken up; passed by two-thirds majority; immediate effect June ?	418-19
175. A bill to prohibit railroad companies from taking up their tracks, abandoning their sta-	
tions and failing to operate their roads in certain cases:	

		PAGE.
	received; suspended; passed; immediate effect June 24	72540-7
176	Not received.	
	A bill to provide for the better protection of lives of passengers and employés on railroad trains:	
	received March 80	1162
	file No. 85.	
	referred to committee on railroads.	1102
	reported; amended; general order April 15	1827
	reported; third reading April 21	1413
	passed April 22	1427-8
	Senate non-concur April 29.	1834
	House insist April 29.	1884
	Senate ask for conference committee May 4	
	granted; Messrs. Holt, Perkins and Killean appointed as such committee May 4	
	Senate committee announced May 7.	
	reported; concurred May 17	
178.	A bill to amend sections 7 and 36 of article 2 of an act entitled "An act to revise the laws	
	providing for the incorporation of railroad companies, and to regulate the running and	
	management, and to fix the duties and liabilities of all railroads and other corporations	
	owning and operating any railroads in this State," approved May 1, 1873, as amended, being compiler's section 3350 of Howell's Annotated Statutes of the State of Michigan as	
	amended by act No. 174 of the session laws of 1883:	
	received June 7	9400
	file No. 236.	W100
	referred to committee on railroads	2403
	reported; amended; general order June 16	
	reported; third reading June 16	
	tabled June 21	
	taken up; amended; passed; title amended; immediate effect June 22	
179.	Not received.	
180.	Not received.	
18 1.	A bill to amend section 8 of chapter 1 of act No. 243 of the public acts of 1881, entitled An	
	act to revise and consolidate the laws relating to the establishment, opening, improve-	
	ment and maintenance of highways and private roads, and the building, repairing and	
	preservation of bridges within this State," approved June 8, 1861, being continuous sec-	
	tion 1303 of Howell's Annotated Statutes of Michigan:	
	received May 27	2268
	file No. 215.	
	referred to committee on roads and bridges May 27	
	reported; general order June 22	
100	enacting words struck out; body tabled June 24	2000
185.	A bill to amend compiler's section 4709 of the compiled laws of 1871, the same being compiler's section 6196 of Howell's Annotated Statutes, relative to the filing of chattel mort-	
	-	
	gages: received June 7	2430
	file No. 153.	
	referred to committee on judiciary	2430
	reported; general order June 28	
	discharged; tabled June 24	
	returned; non-concurred June 27	
183.	Not received.	
	A bill making an appropriation for the relief of sufferers by fire in the village of Lake Lin-	
	den, in the county of Houghton, State of Michigan:	
	received May 28	2254
	suspended; passed May 26	254-5
	reconsidered; tabled May 26	2255
	returned; non-concurred June 77	

	1	204.
185.	Not received.	
186.	A bill to authorize the organization of corporations to improve the breed of horses by pro-	
	moting the interests of the American Trotting Turf:	
	received; suspended; lost; reconsidered; tabled February 28	65
	taken up; passed; immediate effect March 1	704
187.	Not received.	
188.	A bill to amend section 5 of act No. 79 of the session laws of 1873 and the acts amendatory	
	thereof entitled "An act to provide for the appointment of a Commissioner of Railroads	
	and to define his powers and fix his compensation," approved April 10, 1873:	
	received May 7	L 958 -4
	file No. 80.	
	referred to committee on railroads	195
	reported; general order June 7	2(3
	reported; referred to ways and means June 10	240
	reported; general order June 16	261
	reported; amended; third reading June 17	263
	tabled; ordered printed in Journal June 21	2000-1
	taken up; passed; immediate effect June 23	2795-C
189.	Not received.	
190.	Not received.	
191.	A bill to require prosecuing attorneys to appear and conduct criminal proceedings in the	
	supreme court in certain cases, and to provide for the payment of extra compensation	
	therefor:	
	received March 18.	998
	file No. 69.	
	referred to committee on judiciary	998
	reported; general order March 26	
	reported; third reading April 11	
	passed; immediate effect April 13	
192.	A bill to amend No. 259 of the public acts of 1881, entitled "A act to regulate the sale of	
	spirituous, malt, brewed, fermented and vinous liquors, to prohibit the sale of such	
	liquors to minors, to intoxicated persons and to persons in the habit of getting intoxi-	
	cated; to provide a remedy against persons selling liquor to husbands or children in cer-	
	tain cases, and to repeal all acts or parts of acts inconsistent herewith," approved June	
	10, 1887, and 191 of the public acts of 1888, by adding a new section, to stand as section 17	
	in relation to costs:	
	received March 11.	923
	file No. 72,	
	referred to committee on liquor traffic	923
	reported; general order May 8	
	reported; amended; third reading May 9.	
	tabled May 11.	
	returned; non-concurred June 27.	
102	Not received.	
	A bill to amend section 15 of chapter 245 of the compiled laws of 1871, being compiler's sec-	
202,	tion 9887 of Howell's Annotated Stautes of Michigan, relative to offenses against prop-	
	orty:	
	received March 14.	085.4
	file No. 78.	
	referred to committee on judiciary.	928
	reported adverse; tabled April 22.	
	returned; non-concurred June 27	7-57-6
104	A bill making appropriation for the purchase of material for a school-house, for the pur-	
±00.		
	chase of machinery and for improvements and repairs at the State House of Correction	
	and Reformatory at Ionia: received April 23	1550
	file No. 149.	Title
	referred to committee on State House of Correction	1656
	TOTALIDE NO COMMITTION OUT DISTO WORSE OF COLLECTION	

	reported; referred to ways and means May 10	PAGE. 1988
	reported; general order May 13	
	suspended; passed; immediate effect May 12	
196.	Not received.	
197.	A bill to restrict the powers of commissioners of highways in the township of Ironwood, in	
	the county of Gogebic, and to authorize the township board of said township to provide	
	for maintaining the streets, sidewalks, crosswalks and alleys, now built or hereafter to	
	be built, within the limits of the plat of the village of Ironwood, in said township, as	
	laid down on plat of said village, duly recorded in the office of the register of deeds in	
	and for the county of Gogebic, and to authorize the township board of said township of	
	Ironwood to maintain a fire department, and to license hawkers, peddlers and auction-	
	eers within said township:	
	received March 2611	10-11
	referred to committee on roads and bridges	
	reported adverse; tabled April 15	
	taken up; referred to roads and bridges April 21	1408
196.	A bill to authorize the board of supervisors of the county of Houghton, in this State, to	
	borrow money upon the bonds of said county for the purpose of constructing a free	
	bridge across Portage Lake, in said county:	
	received March 19	15–16
	file No. 183.	
	referred to committee on local taxation	
	reported; general order May 4	
	reported; third reading May 20	
100	passed May 21	2194
	Not received.	
	Not received.	
	Not received.	
	A bill to legalize and validate all the proceedings had up to and including the issuing of	
	certain bonds, issued by the township of Warren in the county of Midland, State of	
	Michigan:	
	received March 25	1101
	file No. 148.	
	referred to committee on judiciary	1102
	reported; general order June 1	2817
	discharged; suspended; passed; immediate effect June 8	458-9
204.	Not received.	
	Not received.	
	Not received.	
	Not received.	
206,	A bill to provide for the appointment of stenographers in the several judicial circuits of	
	this State, to define their powers and duties, to fix their compensation and to repeal all	
	laws inconsistent therewith;	
	received May 24.	10-11
	file No. 276.	9911
	referred to committee on judiciary	
	reported adverse; tabled June 2	
	taken up; indefinitely poetponed June 9	2511
900	returned non-concurred June 27.	
<i>2</i> ,₹	A bill to protect the chastity of girls between the ages of 14 and 16 years, and to punish the violation thereof:	
	received May 20	1879
	file No. 226.	
_	referred to committee on judiciary	2169
•	reported; general order May 26.	
	reported; third reading June 1	
	paned Tune 9	9978

file No. 151.

	•	Pags.
2 10.	A bill to amend sections 4, 5 and 6 of act No. 200 of the public acts of 1885, entitled "An act to establish an advisory board in the matter of pardons":	raes.
	received June 7	2408
	file No. 237.	
	referred to committee on State affaira	2405
	reported; amended; general order June 9	3468
	reported; third reading June 14	
	lost June 15	
	reconsidered; passed; title amended; immediate effect June 15	578-0
211.	Not received.	
212.	A bill to authorize suits to be brought at law or in equity against navigation companies,	
	organized under the laws of this State for the purpose of engaging in the business of	
	maritime commerce or navigation within this State, or upon the frontier lakes or other	
	navigable waters, natural or artificial, connected therewith, in the courts of any county	
	in this State in which the plaintiff resides or the boats of such company call and do	
	business:	
	received April 29.	1888
	file No. 142.	
	referred to committee on judiciary	1,622
	reported; substitute; general order May 7	
	reported; third reading May 9	
	passed; immediate effect May 10.	
9 19	A bill to amend section 8 of act No. 208 of the public acts of 1877, entitled "An act relative	300-0
#10.	to dividing townships and villages into election districts, and to provide for the regis-	
	tration of electors in such cases:	
	received March 25	1101
	file No. 145.	TIM

	referred to committee on elections March 25.	
	reported; amended; general order May 11	
	reported; third reading May 28	
	tabled May 24.	21 7
	returned; non-concurred June 27	
	Not received.	
	Not received.	
	Not received.	
Z17.	A bill making an appropriation for the State Industrial Home for Girls for the years 1887	
	and 1888:	
	received May 27	2361
	file No. 282,	
	referred to committee on ways and means	
	reported; general order June 3	
	reported; third reading June 8	
	passed; immediate effect June 8	382-3
218.	A bill to enable the executive committee of the State Agricultural Society to permanently	
	locate the place of holding its annual fairs:	
	received March 19	116-IT
	file No. 99.	
	referred to committee on agriculture	1017
	reported; general order March 25	
	reported; third reading March 80	168-4
	passed April 7	194-5
219.	Not received.	
280.	A bill to amend section 5 of act 31 of the public acts of 1858, being compiler's section 5394 of	
	Howell's Annotated Statutes, relative to the sale and reclamation of awamp lands and	
	securing the pre-emption of settlers, as amended by act No. 181 of the public acts of 1865.	
	approved June 10, 1885:	
	wendtrad Anvil 91	1986

`	Page.
referred to ways and means	1899
reported; general order, Jones and Lincoln dissenting, May 11	2000
special order for Friday, May 20, 10:15, May 13	2067
special order for Wednesday, May 25, 2:15, May 20.	2162
reported; amended; third reading May 26	2246
lost; reconsidered; tabled May 26	246-7
taken up; amended; passed; title amended June 2	848-5
motion to reconsider tabled June 2	
:221. Not received.	
.222. A bill to allow the commitment and detention of female children to the House of the Good	
Shepherd at Detroit:	
received; suspended; lost June 222	2724
file No. 198.	
reconsidered; referred to judiciary June 22.	
reported; suspended; passed June 24	31 4 –15
223. Not received.	
224. Not received.	
225. A bill to organize corporations for the purpose of carrying on the business of buying, sell-	
ing and breeding cattle, sheep and horses, and also the power to acquire and hold title	
to lands necessary for the carrying on of such business:	
received June 15	2555
file No. 184.	
referred to committee on private corporations June 15	
reported; suspended; passed; immediate effect June 15	5 79-8 0
:225. A bill to amend section 20 of chapter 240 of the compiled laws of 1871, being compiler's sec-	
tion 9296 of Howell's Annotated Statutes of Michigan, relative to offenses against chas-	
tity, morality and decency:	
received May 25	2231
file No. 241.	
referred to committee on judiciary	
reported; amended; general order June 2	
reported; third reading June 10	
passed June 15	
:227. A bill to amend section 8 of chapter 179 of the compiled laws of 1871, being compiler's sec-	
tion 7094 of Howell's Annotated Statutes of Michigan, relative to criminal proceedings	
before justices of the peace:	001 0
received March 18.	901-9
file No. 116.	992
referred to committee on judiciary	
reported adverse; tabled May 24	AGUI
returned; non-concurred June 27	
228. A bill making an appropriation for completing and furnishing the attics of the Northern Michigan Asylum for the Insane, and building a detached cottage therefor:	
received June 7.	2430
file No. 186.	2200
referred to ways and means.	9490
reported; amended; general order June 8	
reported; amended; third reading June 14.	
passed; immediate effect June 15.	
229. Not received.	
230. A bill to re-incorporate the village of Potterville, in Eaton county:	
received March 1	702
referred to committee on municipal corporations	709
reported; suspended; passed; immediate effect March 1	
231. A bill to provide for the ceding to the United States exclusive jurisdiction over the site and	
grounds in the township of L'Anse, county of Baraga, selected for the erection of a gov-	
ernment school-house to be used for the Indians, or for other purposes, except the ad-	
ministration of the criminal laws of the State of Michigan, and the service of civil	
process therein:	

		PAGE.
	received; suspended; passed; immediate effect April 13	284-6
	Not received.	
	Not received.	
	Not received.	
285.	A bill to incorporate the city of Marine City, in the county of St. Clair, and repeal act No. 328 of the local acts of 1885, approved April 23, 1885, entitled "An act to re-incorporate	
	the village of Marine City, in St. Clair county":	
	received; suspended; passed; immediate effect March 30	1155-1
	returned with veto April 15	J336-9
	reconsidered; tabled April 15	1239
	resolution as to April 15	1330
	special committee appointed April 15	1390
	special committee report April 29	827-6
	taken up; lost May 25	27 -1
	Senate requested to return May 26	
	received; reconsideration moved May 28	
	reconsideration ruled out of order May 26	206-7
	returned to Senate June 7	
	Not received.	
287.	A bill to amend section 1 of an act entitled "An act to provide wives with property and	
	maintenance from their husbands' estates when neglected or deserted by them," ap-	
	proved April 24, 1878, being consecutive section 6291 of the general statutes of Michigan	
	in force, compiled and annotated by Andrew Howell, as amended by act No. 149 of the	
	public acts of the State of Michigan of 1885:	
	received March 18	996-7
	file No. 182.	
	referred to committee on judiciary	
	reported; general order April 11	
	reported; third reading April 21	
	passed April 28	1420
	Not received.	
25U.	A bill to amend sections 15 and 16, chapter 192, of the compiled laws of 1871, being compil-	
	er's sections 7674 and 7675 of Howell's Annotated Statutes of Michigan, relative to judg-	
	ments and executions, so as to confer the power of appointment of persons therein named upon circuit judges, and to extend such power to the service of all processes in	
	any proceeding at law or in equity:	
	received March 18.	904
	file No. 112.	
	referred to committee on judiciary	994
	reported; general order May 28	
	reported; third reading June 1	
	passed June 2.	
240,	Not received.	
241.	Not received.	
249	A bill to authorize the formation of corporations for the purpose of improving rivers which	
	form, in whole or in part, the boundary between this and any adjoining State, and their	
	tributaries, and for driving, sorting, holding and delivering logs thereon:	
	received March 9	861
	. file No. 78.	
	referred to committee on judiciary	867
	reported; amended; general order March 18	986-7
	ordered reprinted for use of general order March 21	
	reported; third reading April 15	
	file No. of reprint, 171.	
	passed; immediate effect April 20	1385
34 8.	A bill to divide the township of Breen, in the county of Menominee, into two election dis-	
	triots:	

received March 1	PAGE,
referred to committee on elections.	
reported; suspended; passed; immediate effect March 1	
244. Not received.	20
245. Not received.	
246. A bill to incorporate the village of Harrisville, Alcona county:	
received February 21	. 562-8
referred to committee on municipal corporations	. 568
passed; immediate effect March 30	. 1162
247. A bill making an appropriation for the current expenses for the Michigan School for the Blind for the years 1887 and 1888, and to repeal an act entitled an act making an appro- priation for the support of the Michigan School for the Blind for the years 1887 and 1888	-
approved May 21, 1887:	•
received June 21	.2657-8
file No. 159.	
referred to School for the Blind	. 2658
248. A bill to legalize the proceedings had in laying out, cleaning out, clearing, deepening and completing a certain ditch or drain in the township of Byron, in the county of Kent known and designated as "the Buck creek drain," and to legalize the tax therefor:	
received March 19.	. 1016
file No. 128.	
referred to committee on drainage	. 1016
reported; amended; general order April 8	. 1208
reported; third reading April 15	. 1841-8
passed; immediate effect April 20	
249. A bill making an appropriation of swamp land for the construction of a drain in the town ships of Wisner and Gilford, Tuscola county:	
received; suspended; passed; immediate effect June 23	2088-8W
file No. 299. 250. Not received.	
261. A bill to amend section 1 of act No. 830 of the local acts of 1885, entitled "An act to incor-	_
porate the village of Au Sable, in Iosco county," approved —— 24, 1885:	•
received May 19.	214R
referred to committee on municipal corporations.	
reported; general order June 8	
reported; third reading June 10	
passed; immediate effect June 15	
262. A bill to incorporate the public schools of the township of Sanborn, in the county of Alpena.	:
received June 22.	. 2785
file No. 63.	
referred to education	2735
reported; suspended; passed; immediate effect June 24	.2827-8
253. A bill to amend section 5 of an act entited "An act to amend section 1, 2 and 8 of an act en-	
titled an act to fix the boundaries of school district No. 1 of the city of Jackson, and to	
authorize said district to raise money by taxation, approved February 15, 1859, and to	
add five new sections thereto to stand as sections 4, 5, 6, 7 and 8, approved April 22, 1875:"	
received; suspended; passed; immediate effect February 21	
254. A bill to amend section 2 chapter 53 of the compiled laws of 1871, relative to disorderly per-	•
sons, as amended by act 136 of the public acts of 1883, approved May 31, 1883 : received April 28	.1558-4
file No. 75.	
referred to committee on judiclary	
reported; amended; general order May 11	
reported; third reading May 23	
amended; title amended; passed May 24	
Senate requested to return June 14received; tabled June 15	
taken up; reconsidered June 16.	

	amended; tabled June 16	PA 63 200
	taken up; passed June 16	
255.	A bill to amend sections 5 and 6 of act No. 310 of the local acts of 1877, approved April 21, 1877, being an act entitled "An act to regulate the time for holding the annual meeting and the mauner of electing trustees in union school district No. 1 of the city of Jackson, and to repeal section 2 of act 340 of the session laws of 1875, approved April 22, 1875: "	
	received March 23	064
	file No. 184.	100
	referred to committee on education.	
	reported; general order March 25reported; third reading March 29	
	passed; immediate effect April 7	
256.	Not received.	
	Not received.	
	A bill to authorize school district No. 7, in township of Vienna, county of Genesee, to issue bonds and borrow money to purchase a site and to build a school-house:	
	received March 4.	
	referred to the committee on local taxation	80
	discharged; passed; immediate effect March 8	84
259.	A bill to establish, protect and enforce the rights of mechanics and other persons furnishing labor or materials for the erection, altering, repairing or ornamenting of buildings, machinery, wharves and other structures, and to repeal act No. 258 of the session laws of 1879, and all acts amendatory thereof relating to mechanics' liens:	
	received June 28	277
	file No. 130.	
	referred to judiciary	277
	reported; suspended; passed June 24	
26 0.	A bill to amend section 1 of chapter 70 of Howell's Annotated Statutes of Michigan, being compiler's section 2247, relative to bounty for killing wolves:	
	received May 25	
	referred to committee on State affairs	
261.	Not received.	
262.	A bill to amend sections 4, 5, 6, 8, 10, 11, 12, 18, 14, 15, 16, 17, 18, 19, 28, 31, 33, 34, 45, 46, 47, 48, 49,	
	58, 61 and 64 of act No. 872 of the laws of 1867, entitled "An act to revise the charter of	
	the city of Flint, approved March 20, 1867, and the acts amendatory thereof and to add	
	a new section thereto to stand as section 65 of said act:"	
	received May 25	
	referred to municipal corporations	
800	reported; amended; suspended; passed; immediate effect June 2	
	Not received.	
	A bill to provide for the confinement of persons who may be found guilty of the violation	
	of a village ordinance or ordinances in incorporated villages in the county of Wayne, in this State:	
	received June 14file No. 71.	2581
	referred to committee on municipal corporation	
	reported; suspended; passed; immediate effect June \$\$	2711
	Not received.	
267.	A bill to amend section 1 of act No. 263 of the public acts of 1879, entitled "An act to pro-	
	vide for the preparation, publication and distribution of a legislative manual," approved	
	May 81, 1879:" received April 15	1224
	suspended; passed; immediate effect April 15	
268	A bill directing the Auditor General to issue monthly warrants on the State Treasury to	,
	Marian Robertson, widow of the late John Robertson, adjutant general, for the salary which said John Robertson would be entitled to as adjutant general, had he lived:	

INDEX. 3121

	received March 25	GE. 1100
	suspended; passed by two-thirds majority vote; immediate effect March 25110	
980	Not received.	-10
	Not received.	
	A bill to protect electors who cannot read from fraud and deception at the polls:	
~	received April 18	779
	file No. 179.	0
	referred to committee on judiciary	1978
	reported adverse; tabled June 2.	
	returned; non-concurred June 27	
972	Not received.	
	A bill to amend section 4 of chapter 2 of act No. 227 of the public acts of 1885, entitled "An	
 .	act to provide for the construction and maintenance of drains and the assessment and	
	collection of taxes therefor, and to repeal all other laws relative thereto," approved	
	June 20, 1885:	
	received June 24.	9708
	referred to committee on drainage June 24.	
	reported adverse; tabled June 24	
	returned; non-concurred June 27.	
277	A bill to amend and alter section 14 of act No. 89 of the public acts of 1883, entitled "An act	
~	to authorize the formation of corporations for the purpose of excavating, constructing	•
	and maintaining water courses with water power appurtenant thereto, for accumulat-	
	ing, storing, conducting, selling, furnishing and supplying upon an agreed rental, water	
	and water power for mining, milling, manufacturing, domestic, municipal and agricul-	
	tural purposes," and for holding and conveying lands adjacent to said water course, or	
	within convenient distance thereof:	
	received April 29	1888
	file No. 280.	
	referred to private corporations	1888
	reported; suspended; passed; immediate effect May 8	
278.	A bill to incorprrate the city of Sault Ste. Marie, and to repeal an act entitled "An act to	
	re-incorporate the village of Sault Ste. Marie," approved May 29, 1879, as amended:	
	received June 6	98-4
	referred to committee on municipal corporations	2894
	discharged; suspended; passed; immediate effect June 9	2472
279.	A bill to amend act No. 405 of the local acts of 1879, entitled "An act to re-incorporate the	
	village of Sault Ste. Marie," by adding 6 new sections to stand as sections 6, 7, 8, 9, 10 and	
	11 thereof:	
	received April 7	1198
	referred to committee on municipal corporations	
	reported; suspended; passed; immediate effect April 8	
280.	Not received.	
281.	Not received.	
282.	Not received.	
283.	A bill to amend section 46 of act No. 198 of the session laws of 1873, as amended by act No.	
	174 of the public acts of 1883, relative to the running of passenger trains, and to add two	
	new sections to said act to stand as sections 47 and 48:	
	file No. 259.	
	received; suspended; amended; title amended; passed; immediate effect June 323	88-4
	reconsidered; amended; title amended; passed; immediate effect June 3	
284.	Not received.	
285.	Not received.	
286.	A bill relative to the improvement and maintenance of highways, and the repairing and	
	preservation of bridges within the State:	

	PAGE.
received May 26	2945
file No. 232.	
referred to committee on roads and bridges reported; general order May 27.	
reported; third reading June 8.	
passed; amended; title amended June 7.	
287. A bill to cede jurisdiction to the United States of America over land now occupied and be occupied in the enlargement and improvement of The Lake Superior Ship Car Railway and Iron Company, and The Portage Lake and River Improvement Company Michigan:	lac
received March 25	1099
referred to federal relations	1099
reported; general order April 21	1411
reported; third reading April 23.	1557-7
ordered printed; general order May 3	1864
reported; third reading May 11	
passed May 17	2106
288. A bill to incorporate the village of Ironwood in the county of Gogebic:	
received May 18	AZ
referred to the committee on municipal corporations	2122
reported; amended; tabled May 19	
enacting words struck out; body tabled May 24	
returned; non-concurred June 27	
289. Not received.	
290. A bill to reincorporate the village of Red Jacket, now incorporated under an act of t	he
legislature, entitled "An act to incorporate the village of Red Jacket, in Calumet tow ship, Houghton county, approved March 19, 1875, under the provisions of act No. 62 the public acts of 1875, entitled an act granting and defining the power and duties of i corporated villages, approved April 1, 1875, and the several acts amendatory therebeing chapter 81 of Howell's Annotated Statutes of Michigan, and the amendment thereto:"	of n- of,
received May 25	2233-4
referred to municipal corporations	
reported; suspended; passed; immediate effect June 8	
291. A bill to amend section 1 of an act No. 221 of the laws of 1863, entitled "An act to amend act entitled an act to provide for the floating of logs and timbers in the streams of the State, approved March 16, 1861, as amended by act No. 85 of the laws of 1879:"	an iis
received March 30	1158
referred to committee on lumber and salt	1158
reported; tabled April 11.	
passed; immediate effect April 12	
292. Not received.	
298. A bill to provide for the completion of biographical and historical work commenced the semi-centennial commission: received March 23	•
file No. 132.	1004
referred to committee on ways and means	1084
reported; general order March 25.	
reported; third reading March 29.	
passed; immediate effect April 7	
294. A bill to repeal an act of the present session of the legislature, approved February 18, 18 being entitled "An act to detach certain territory from the township of Harrisville, Alcona county, in this State, and to organize the township of Gustin, in said county:	in "
received March 7	963

	•	PAGE.
29 5.	A bill authorizing the board of control of State swamp lands to make an appropriation of swamp lands to improve Norwegian creek, in the township of Alpena, in the county of	
	Alpena:	
	file No. 295.	
	received; suspended; passed; immediate effect June 24	2821-1
296.	A bill authorizing the board of control of State swamp lands to make an appropriation of	
	lands for the improvement of Fall's creek, in the county of Alpena:	
	received June 7	2430
	file No. 274.	
	referred to public lands	2430
	reported; general order June 10	
	reported; third reading June 14	
	passed; immediate effect June 15	
297.	A bill to amend section 1 of act No. 349 of the local acts of 1875, entitled "An act to incor-	
	porate the village of Fremont, in the county of Newaygo," approved April 23, 1875, as	
	amended by the several acts amendatory thereof:	
	received May 18	
	referred to committee on municipal corporations May 18	
	reported; suspended; passed; immediate effect May 20	2162-2
	Not received.	
	Not received.	
30 0.	A bill to provide for the appointment, compensation and duties of a stenographer of the	
	24th judicial circuit:	
	received; suspended; amended; passed; immediate effect June 14	529-30
301 .	A bill to authorize the Calhoun County Agricultural Society to mortgage its real estate:	
	received March 25	1101
	file No. 141.	
	referred to committee on agriculture	
	reported; general order April 9.	
	reported; third reading April 15	
	passed; immediate effect April 20.	1888-4
	Not received.	
anr.	A bill to amend section 4 of act No. 9 of the session laws of 1877, entitled "An act to author-	
	ize the appointment of a commissioner of mineral statistics, and defining the duties and	
	compensation of the same," as amended by act No. 74 of the session laws of 1883: received June 22.	9744
	file No. 288.	4111
	referred to committee on mines and minerals	9744
	reported; general order June 23.	
	discharged; suspended; lost June 23.	
904	A bill to amend sections 2, 3, 7, 10 and 21 of act No. 231 of the session laws of 1871, entitled	
<i>0</i> 03.	"An act to re-incorporate the village of South Haven, and to repeal all inconsistent	
	acts and parts of acts," approved March 18, 1871:	
	received March 19.	1018
	referred to municipal corporations.	
	reported; amended; suspended; passed; immediate effect May 25	
3 06.	A bill to provide for the collection of costs in addition to fines and penalties, and for the	.001
	enforcement of the payment of fines, penalties and costs in cases cognizable by justices	
	of the peace:	
	received May 20.	2165
	file No. 200.	
	referred to committee on judiciary	2165
202	A bill to amend section 4 of chapter 263 of the compiled laws of 1871, being compiler's sec-	
····	tion 9586, relative to inquests on the view of dead bodies:	
	received March 30.	1168
	file No. 168.	
	And Annual II an	1100

	Page,
reported; general order April 14.	
reported; struck out pending concurrence; tabled April 31	
returned; non-concurred June 27	-
307. Not received. 308. Not received.	
809. A bill to amend section 1 of act No. 16 of the session laws of 1862, being compiler's section 868 of Howell's Annotated Statutes, relative to the organization of the military force	
of the State:	D
received March 18.	996-7
file No. 96.	
referred to committee on military affairs.	998-7
810. Not received.	
311. A bill to amend sections 7, 9, 10, 23 and 83 of chapter 12 of an act entitled "An act to provide	В
a charter for the city of Detroit, and to repeal all acts and parts of acts in conflic	
therewith," approved June 7, 1883, and being act No. 326 of the local acts of 1883:	
received June 9.	_ 2474
file No. 288.	
referred to municipal corporations	. 2474
reported; suspended; passed; immediate effect June 9	
Senate requested to return June 10	
312. Not received.	
313. Not received.	
314. Not received.	
315. Not received.	
316. Not received.	
317. A bill to authorize the township of Wilson, in the county of Alpena, to construct and main-	
tain a toll road through said township, and to borrow money and issue its bonds for the	•
construction of the same:	
received; suspended; passed; immediate effect June 24	.2873-4
file No. 809.	
318. Not received.	
819. Not received.	
320. A bill to create a fund for and to provide for the payment of certain damages for sheep and	
lambs killed or wounded by dogs within the city of Jackson and the townships of Black-	•
man and Summit, in the county of Jackson, State of Michigan: received April 7	1175
file No. 158.	. шю
referred to committee on agriculture.	1175
reported; general order April 9	
reported; amended; third reading April 22	
passed ; immediate effect May 3	
321. Not received.	
322. Not received.	
323. Not received.	
324. A bill to create a fund for and to provide for the payment of certain damages for sheep and	i
lambs killed or wounded by dogs within the city of Lansing and township of Lansing	
in the county of Ingham, State of Michigan:	
received April 28	1557
referred to committee on agriculture	. 1557
reported; suspended; passed; immediate effect April 29	1825-26
825. Not received.	
326. A bill to amend section 1 of an act entitled "An act to authorize the vacation of the town	-
ship burying ground in the township of Paris, in the county of Kent, located on E. 🛪 o	ľ
S. E. 🗶 of Sec. 17, T. 6 N., R. 11 W.," approved March 1, 1887:	
received May 26	. 2348
file No. 229.	
referred to committee on public bealth	2040

		PAGE
	reported; suspended; passed; immediate effect June 1	229
	. Not received.	
	. Not received.	
	. Not received.	
	Not received.	
	. Not received.	
	Not received.	
	Not received.	
	Not received.	
385.	. A bill to amend section 7980 of chapter 263 of the compiled laws of 1871, being section 9563	
	of Howell's Annotated Statutes, relative to coroner's fees in cases of inquest:	
	received April 8	121
	file No. 176.	
	referred to committee on judiciary	
	reported adverse; tabled May 24	2200
~~~	returned; non-concurred June 27	
	Not received.	
-842.	A bill to provide for relieving the general statutes of obsolete acts:	
	received June 2.	20270
	file No. 165.	0000
	referred to committee on judiciary.	
	reported; general order June 22	
	enacting words struck out; body tabled June 24returned; non-concurred June 27.	2830
242		
U10.	A bill to amend An act to provide for the payment of the salaries of the State officers, being	
	compiler's section 839 of Howell's Annotated Statutes relative to salaries of State officers, deputies and clerks, as amended by act No. 118 of the public acts of 1883:	
	received June 24	2828
	file No. 284.	~~~
	referred to committee on ways and means.	2825
	reported; tabled June 24	
244	A bill to prevent taking or killing any fish in Kavanaugh Lake, in the township of Sylvan,	- TC
<b>011</b>	in the county of Washtenaw, with spear or by shooting them with firearms or by the	
	use of dynamite explosives:	
	received April 23	1552
	file No. 208,	
	referred to committee on fisheries	1558
	reported; general order May 6.	
	discharged; suspended; passed; immediate effect May 7.	
845.	A bill to incorporate the public schools of the township of Onota, in the county of Alger:	
	received May 17	2100
	file No. 194.	
	referred to education May 17.	2100
	reported; general order May 18	2116
	reported; third reading May 27	
	passed; immediate effect June 1	
346.	A bill to incorporate the public schools of Au Train, in the county of Alger:	
-	received June 17.	2630
	file No. 198.	
	referred to committee on education	<b>630</b> –1
	reported; suspended; passed; immediate effect June 22.	
847.	Not received.	
	Not received.	

	Pai	GE,
349.	A bill to authorize the Erie and Kalamazoo Railroad Company to change its line between	
	Palmyra Junction and the city of Adrian:	
	received; tabled June 14	4-5
	file No. 90.	
	taken up; referred to committee on railroads June 14	584
		550
	discharged; passed by two-thirds majority; immediate effect June 15	567
	Senate requested to return June 16	8006
	returned; reconsidered; tabled June 17	631
	returned; non-concurred June 27	
350.	A bill to amend section 87 of act No. 135 of the session laws of 1885, approved June 3, 1885.	
	entitled "An act to amend, revise and consolidate the laws organizing asylums for the	
	insane, and regulating the care and management thereof and of the inmates therein,	
	and to repeal act 164, laws of 1859; also act 194, laws of 1877; also act 91, laws of 1873, and	
	the acts amendatory thereto; also act 172, laws of 1873:	
	received April 13	279
	file No. 183.	
	referred to committee on asylums for insane April 13	279
	reported; amended; general order April 21	
	reported; third reading April 23.	
	passed; title amended May 8	
251.	Not received.	-
	Not received.	
868.	Not received.	
354.	Not received.	
355.	A bill to amend section 1 of act No. 16 of the session laws of 1882, being continuous section	
	4904 a of Howell's Annotated Statutes, relative to renewing the incorporation of com-	
	panies organized for mining and manufacturing purposes:	
	received March 378	6–7
	referred to committee on private corporations	787
	reported; general order March 8	882
	reported; third reading March 16949	<b>-60</b>
	lost; reconsidered; tabled March 17 97	1-8
		972
	taken up; passed; immediate effect March 13.	977
356.	A bill to amend section 16 of local act No. 316 of the session laws of 1888, entitled An act to	
	incorporate the public schools of the township of Maple Ridge, Alpena county:	
	received; referred to committee on education June 10	497
	file No. 244,	
	reported; third reading June 14.	24
	passed; immediate effect June 15	5-6
357.	Not received.	
358.	A bill to amend section 12 of act No. 161 of the session laws of 1855, entitled "An act to	
	incorporate the village of Three Rivers," approved February 18, 1855, as amended by the	
	several acts amendatory thereof by adding thereto a new subdivision to stand as No. 60:	
	received; suspended; passed; immediate effect May 18	-20
359.	A bill to provide for the incorporation of the Michigan Business Men's Association and	
	auxiliary associations:	
	received June 8	371
	file No. 277.	
	referred to the committee on private corporations	271
	reported; general order June 8. 250 reported; third reading June 10. 250	1-3
	passed; immediate effect June 15	
360.	A bill to amend section 1 of chapter 70 of Howell's Annotated Statutes of Michigan, being	
	compiler's section 2247, relative to bounty for killing wolves:	
	received May 25	281
	file No. 233.	

		PAGE.
	referred to committee on State affairs	2281
	reported adverse; tabled June 24	52 <del>39-</del> 80
	returned; non-concurred June 27	
361.	A bill to amend section 11 of act 153 of the session laws of 1885, approved June 9, 1885, enti-	
	tled an act to provide for the assessment of property and the levy and collection of taxes	
	thereon:	
	received June 22	2685
	file No. 291.	
-	referred to judiciary	2685
	reported; general order June 23	
	discharged; passed June 24	318-19
362.	A bill to authorize the board of supervisors of Alpena county to issue bonds for the pur-	
	pose of raising money to improve the highways leading from the city of Alpena to the	
	several townships in said county:	
	received June 24	2808
	file No. 308.	
	referred to local taxation June 24	2808
	reported without recommendation June 24.	
	suspended; passed; immediate effect June 24.	
262	A bill to change the name of the corporation of St. Anthony's Orphan Asylum, of the	
••••	township of Hamtramck, in the county of Wayne:	
	received March 18.	994
	file No. 100.	20-5
	referred to committee on private corporations.	994
	reported; general order March 22 reported; third reading March 26	
	• · · · · · · · · · · · · · · · · · · ·	
201	passed; immediate effect March 30.  A bill to amend chapter 11 of act No. 326 of the local acts of 1883, entitled "An act to pro-	[191-%
<i>0</i> 04.		
	vide a charter for the city of Detroit, and to repeal all acts and parts of acts in conflict	
	therewith," approved June 7, 1883, by adding four new sections thereto, to stand as sec-	
	tions 42, 43, 44 and 45:	
	received May 18.	2120
	file No. 246.	
	referred to municipal corporations May 18.	
	reported; general order May 19	
	reported; third reading May 27	
	amended; passed; immediate effect June 1	308-4
<b>365.</b>	A bill to provide for the care and maintenance of indigent insane persons in private asy-	
	lums within the State:	
	received April 18	1279
	file No. 182.	
	referred to committee on State affairs	1279
	reported; general order May 20	2158
	reported; third reading May 27.	284-5
	passed; immediate effect June 1	304-5
366.	Not received.	
867.	A bill to amend the charter of the city of Detroit with regard to sidewalks, the laying, re-	
	pairing and pay for the same:	
	received; suspended; passed; immediate effect June 24	844-5
<b>368</b> .	Not received.	
	A bill to amend section 1 of act No. 145 of the public acts of 1881, "An act establishing a	
	lien for labor and services upon logs, timber, cedar posts, telegraph poles, railroad ties,	
	tan bark, shingle bolts and staves, and to repeal act No. 185 of the session laws of 1878,	
	entitled 'An act establishing a lien for labor and service upon logs and timbers,' " as	
	amended by act No. 279 and all other acts, being section 8412, Howell's Annotated Stat-	
	relative to liens for labor:	
	A CAMPATO OF ARCHID AND AMEDIA I	

		PAGE.
	file No. 129.	
	referred to lumber and salt	1991
	Not received.	
	Not received.	
	Not received.	
	Not received.	
	Not received.	
	Not received.	
	A bill to amend sections 107, 109 and 111 of chapter 10 of the compiled laws of 1871, being	
	sections 626, 628 and 630 of Howell's Annotated Statutes of Michigan, relative to the ap-	
	pointment and qualification of notaries public, and the duties of county clerks relative	
	thereto:	
	received April 23	1558
	file No. 120.	
	referred to committee on State affairs	1558
	reported; amended; general order May 9	1970
	reported; amended; third reading May 11	
	passed May 17	2109
	Not received.	
	Not received.	
	Not received.	
	Not received.	
86Z.	A bill to amend section 57 of chapter 176 of the compiled laws of 1871, relative to the courts	
	of chancery, as amended by the several acts amendatory thereof, and being compiler's section 6647 of Howell's Annotated Statutes:	
	received June 22.	9884
	file No. 91.	
	referred to judiciary	2084
	reported; suspended; passed June 23	
888.	Not received.	
	Not received.	
385.	Not received.	
386.	Not received.	
387.	Not received.	
888.	Not received.	
889.	Not received.	
390.	Not received.	
<b>39</b> 1.	Not received.	
<b>30</b> 2,	A bill to amend section 12 of an act amendatory of the several acts relating to the Wes-	
	leyan Seminary at Albion and the Albion Female Collegiate Institute, approved Feb-	
	ruary 25, 1861, as amended thereto by act No. 91 of the session laws of 1865:	
	received May 19	2146
	file No. 192.	
	referred to committee on education	
	reported; general order May 26.	
	reported; third reading June 1	
	taken up; passed; two-thirds majority; immediate effect June 7	
202	A bill to amend section 1296 of Howell's Annotated Statutes, relative to taxes on mining and	10
<del>550</del> .	amelting companies:	
	received May 6	1987
	file No. 207.	
	referred to committee on ways and means	1987
	reported; general order May 7.	
	reported; amended; third reading May 9.	
	Transfer and Assessment State 11	

		Page.
<b>894.</b>	A bill to amend section 1225 of Howell's Annotated Statutes, relative to the payment of	
	specific taxes to counties in the Upper Peninsula:	
	received May 6	1987
	file No. 208. referred to committee on ways and means	1987
	reported; general order May 7	
	reported; amended; third reading May 9	
	passed; title amended May 11	
396.	Not received.	
396.	Not received.	
397.	Not received.	
<b>39</b> 8.	Not received.	
	Not received.	
	Not received.	
	Not received.	
	Not received.	
	Not received.	
	A bill to amend an act entitled "An act providing for the employment, defining the duties	
200.	and fixing the compensation of a stenographer for the circuit court for the county of	
	Kent, State of Michigan," being act No. 133 of the public acts of the Legislature of the	
	year 1877, and being compiler's sections 6512 to 6522 inclusive of Howell's Annotated	
	Statutes of this State:	
	received; suspended; passed; immediate effect June 15	2571-2
406.	Not received.	
407.	A bill making an appropriation of State swamp lands for the purpose of aiding in cleaning	
	out, deepening and improving the ditch along the State road known as the Wild Fowl	
	and Cass City State road, in township Nos. 14 and 15 north, of range 10 east:	0010
400	received; suspended; passed; immediate effect June 24	2810
	A bill appropriating money for additional buildings, improvements and general repairs for	
100.	the State Prison at Jackson:	
	received May 21	2192
	file No. 281.	
	referred to committee on State Prison	2192
	reported; referred to ways and means May 26	2245
	reported; amended; general order May 27	2277
	discharged; referred to ways and means June 3	
	reported; amended; general order June 3	
	discharged; passed June 3	2373-5
	Not received.	
	Not received.	
	Not received.	
414.	Not received.	
415.	Not received.	
416.	Not received.	
	Not received.	
	Not received.	
419.	A bill to amend section 5 of act No. 182 of the public acts of 1885, entitled "An act to provide	
	for the appointment of a live stock sanitary commission and a State veterinarian, and	
	to prescribe their powers and duties, and to prevent and suppress contagious and infec-	
	tious diseases among the live stock of the State," and to repeal section 6 of said act, and add another section thereto, to stand as section 23:	
	received April 21.	1208-0
	file No. 188.	
	referred to committee on agriculture.	1899
	reported; suspended; passed; immediate effect May 4	
	392	

file No. 271.

		Page,
	Not received.	
	Not received.	
	Not received.  A bill to amend section 7423 of chapter 238 of the compiled laws of 1871, and being section	
260.	9000 of Howell's Annotated Statutes, relative to taxation of costs:	
	received May 18.	2122
	file No. 212.	
	referred to committee on judiciary.	2122
	reported adverse; tabled June 8.	
	returned; non-concurred June 27.	
424.	Not received.	
	Not received.	
	Not received.	
	A bill to provide for an Assistant Deputy Auditor General and fixing his salary:	
	received April 13	1276
	file No. 175.	
	referred to ways and means.	1276
	majority report; general order May 21	
	reported; third reading May 27	
	struck out; body tabled June 1	
	reconsideration lost June 2	
	returned; non-concurred June 27	
<b>42</b> 8.	Not received.	
429.	Not received.	
430.	Not received.	
481.	Not received.	
432.	A bill to authorize the village of Howell, in the county of Livingston, to raise money to	
	make public improvements in said village:	
	received June 7	2408
	file No. 267.	
	tabled	2408
	taken up; passed; immediate effect June 8	455-6
488.	Not received.	
484.	Not received.	
	Not received.	
436.	Not received.	
487.	Not received.	
<b>43</b> 8.	A bill to repeal act No. 190 of the session laws of 1885, entitled "An act making an appro-	
	priation of State swamp lands to aid the county of Jackson in straightening and open-	
	ing a channel or outlet for Portage Lake, and to repeal act No. 132 of the session laws of	
	1881, entitled "An act to authorize and empower the board of control of State swamp	
	lands to make an appropriation of swamp lands to drain certain overflowed lands in	
	Jackson county, approved May 10, 1881, approved June 16, 1885:	
	received; suspended; passed; immediate effect June 242	638-0
	file No. 269.	
430.	A bill to authorize and empower the board of control of State swamp lands to make an	
	appropriation of swamp lands to drain overflowed lands in Jackson county:	~~~ ~
	received; suspended; passed; immediate effect June 24	5U6-V
	file No. 268,	
440.	A bill to repeal act No. 94 of the session laws of 1885, entitled "An act making an appropri-	
	ation of State swamp lands to aid the county of Gratiot in improving the channel of	
	Maple river, and to authorize a tax to complete the same," and to repeal act No. 50 of	
	the session laws of 1881, entitled "An act to authorize the board of control of State	
	swamp lands to make an appropriation of swamp lands to remove bars and obstructions	
	in Maple river, in the counties of Clinton and Gratiot," approved March 28, 1881, ap-	
	proved May 18, 1885;	خمجت
	received June 22	2723

		PAGE
441	passed June 2	728-4
	A bill to provide for the appointment, fix the compensation and prescribe the duties of the	
	stenographer of the circuit courts for the counties of Branch and St. Joseph, now com-	
	posing the 15th judicial circuit:	
	received; suspended; passed; immediate effect June 14	<b>29-3</b> 0
	Senate requested to return June 21	2672
	returned; reconsidered June 22	2709
	amended; passed; immediate effect June 22	09-10
443.	A bill to amend chapter 8 of title 4 of Howell's Annotated Statutes, entitled "Of highways,	
	bridges, private roads and ferries," by adding thereto three new sections to stand as sections 16, 17 and 18:	
	received June 22	2744
	file No. 216.	
	referred to committee on roads and bridges.	2744
	reported; suspended; passed June 24	
444.	Not received.	
445.	Not received.	
446.	Not received.	
	Not received.	
	A bill to amend section 7449 of the compiled laws of 1871, as amended by act 135 of the	
	session laws of 1873, being sections 9023 of Howell's Annotated Statutes, relative to the	
	fees of appraisers, commissioners and others:	
	received May 18	2121
	file No. 218.	
	referred to committee on judiciary	
	reported; general order May 26	2242
	reported; amended; third reading June 3	
	passed June 724	14-15
449.	. A bill to provide for the appointment, fix the compensation and prescribe the duties of the	
	stenographer of the circuit courts for the counties of Bay, Arenac and Gladwin now comprising the 18th judicial circuit:	
	received; suspended; passed; immediate effect June 22	2728
450.	. A bill to amend section 1 of act No. 211 of the session laws of 1865, entitled "An act to pre-	
	vent fishing with seines and pound or trap nets in the small inland lakes and streams in	
	the State of Michigan," as amended, being compiler's section 2195 of Howell's Annotated Statutes of Michigan :	
	received May 7	1989
	file No. 202.	1000
	referred to committee on fisheries.	1089
451	A bill to amend section 8 of act No. 874 of the session laws of 1869, entitled "An act to in-	1000
- TO L.	corporate the village of Portland, Ionia county," approved March 13, 1869, as amended	
	by act No. 229 of the session laws of 1871, approved March 18, 1871:	OKK A
	received May 8, 1887	
	referred to committee on municipal corporations.	
	reported; general order May 18	
450	reported; suspended; passed; immediate effect May 27	azou-u
40%	A bill to amend section 6 of chapter 7 of act No. 243 of the session laws of 1881, entitled "An	
	act to revise and consolidate the laws relating to the establishment, opening, improve-	
	ment and maintenance of highways and private roads, and the building, repairing and	
	preservation of bridges within this State," approved June 8, 1881, being section 1884 of	
	Howell's Annotated Statutes:	100*
	received May 4	1885
	file No. 186,	100
	referred to committee on roads and bridges	
	reported; general order May 11	auuō-(
	reported; substitute entitled:	
	A bill to amend section 1 of chapter 2 and section 6 of chapter 7 of act No. 248 of the	

		Page
	session laws of 1881, entitled "An act to revise and consolidate the laws relating to the	
	establishment, opening, improvement and maintenance of highways and private roads,	
	and the building, repairing and preservation of bridges within this State," approved	
	June 8, 1881, being section 1825 and 1884 of Howell's Annotated Statutes:	
	third reading May 20	
	passed May 21	
	returned; referred to E. and E. June 8.	
	reported enrolled June 7	
450	approved June 9.	295
400.	A bill to provide for the publication in newspapers of township proclamations, registration	
	notices, election notices, potices of letting highway and bridge contracts, and all other	
	similar notices, where the law now requires the posting of written or printed notices,	
	and makes no provisions for publishing such notices in newspapers:	
	received May 7	195
	file No. 172.	
	referred to committee on printing.	
	reported; general order May 12	
	reported; third reading May 27.	
	lost; reconsidered; tabled June 1	
	taken up; enacting words struck out June 21	
	reconsideration lost June 22	506-i
	returned; non-concurred June 27	
	Not received.	
	Not received. Not received.	
	Not received.	
	Not received.	
	Not received.	
	Not received.	
	Not received.	
	Not received.	
210.	A bill to amend section 22 of act No. 184 of the session laws of 1869, entitled "An act to in-	
	corporate the city of Niles," approved February 12, 1859, as amended by the several acts	
	supplemental or amendatory thereto, and to add 8 new sections thereto to stand as sec-	
	tions 54, 55 and 56 of said act:	
	received; suspended; passed; immediate effect May 19.	
	Senate requested to return May 24	
	received; reconsidered; referred to municipal corporations May 26	56-9
APV1	reported; amended; passed; immediate effect May 26.	41-3
2/1.	A bill to revise the laws authorizing the business of banking, and to establish a banking	
	department for the supervision of such business:	
	received May 27	2283
	file No. 278.	
		235
•	reported; general order June 1	
		2443
4840	reported; amended; passed June 10	93-4
	Not received.	
	Not received.	
	Not received.	
4/0.	Not received.	

	P	AGE.
	Not received.	
	Not received.	
	Not received.	
	Not received.	
	Not received.	
	Not received.	
	Not received.	
	Not received.	
202.	A bill to detach the county of Gladwin from the 21st judicial circuit and attach the same	
	to the 18th judicial circuit: received June 7	
	file No. 272.	W9-0
	referred to committee on judiciary	M 5
	reported; general order June 16	
	discharged; suspended; passed June 17	
485.	Not received.	
	Not received.	
487.	Not received.	
488.	Not received.	
489.	A bill to authorize the townships of Wisner and Gilford, in the county of Tuscola, to bor-	
	row money for the construction of a drain in said townships and to issue bonds therefor:	
	received June 8	2387
	file No. 256.	
	referred to committee on local taxation	2387
	reported; general order June 8	2440
	reported; third reading June 10	
	passed; immediate effect June 15	561-2
490.	A bill to authorize the township of Porter, in the county of Midland, State of Michigan, to	
	borrow money for the payment of the outstanding township and highway orders or	
	other indebtedness and to issue its bonds therefor:	2192
	received May 21	2192
	referred to committee on local taxation.	2192
	reported; general order June 8	
	reported; third reading June 10	
	passed; immediate effect June 15.	2562
491.	A bill to legalize the re-organization of the Bridgeport Free Church Association and the	
	election of trustees and their successors in office, and all the proceedings of said trustees,	
	their books and records having been destroyed by fire:	
	received June 22	2786
	suspended; passed; immediate effect June 222	786–7
492.	Not received.	
	Not received.	
<b>2₩.</b>	A bill to authorize and empower the council of the village of Alma, in the county of Gra-	
	tiot, to borrow money and issue the bonds of said village therefor:	2521
	received June 14referred to committee on municipal corporations	2521
	discharged; suspended; passed; immediate effect June 14	
500	Not received.	0±0~1
	A bill to detach certain territory from the township of Gustin and attach the same to the	
·VI.	township of Harrisville, in Alcona county, in the State of Michigan:	
	received March 1	701-2
	fla Vo 242	

	AGE.
referred to committee on towns and counties	702
Senate request return of, March 5.	
discharged March	
sent to Senate March 10	880
received a second time as follows:	
A bill to detach certain territory from the township of Harrisville, in Alcona county,	
in the State of Michigan, to organize the township of Gustin, in said county, and provide	
for the appointment of boards of registration and inspectors of election in and for said	
township of Gustin:	
received June 7	
referred to committee on towns and counties	
discharged; suspended; passed	2456
•	
HISTORY OF SENATE JOINT RESOLUTIONS RECEIVED BY THE HOUSE	E.
	_
Those not received by the House are such as failed to pass the Senate.	
3. Joint resolution asking our senators and representatives in congress to vote for and use their	
influence to secure the passage of the "Miller bill" (so called), relative to contagious	
diseases among cattle, now pending in Congress:	
received January 19	39-40
file No. 1.	
suspended; passed; immediate effect January 191	39 40
3. Not received.	
i. Joint resolution authorizing the governor to issue a patent to Frances F. Howell for the	
northwest quarter of the southeast quarter and the northeast quarter of the northeast	
quarter of southeast quarter of section sixteen (16), in township No. 1 south, of range	
No. 7 west, the same being primary school land:	
received February 19	533
file No. 2.	
referred to committee on public lands	533
reported; general order March 11	901
discharged pending passage; special order taken up March 15	¥34
passed; immediate effect March 15	934-5
5. Not received.	
3. Joint resolution relative to the payment of the salary which would have been drawn by the	
Hon. Ovid N. Case, deceased, as a member of the House of Representatives from the first	
district of Wayne county:	228
received January 28suspended; passed by two-thirds majority vote; immediate effect January 28	23
Joint resolution to authorize the governor to issue a patent to Fredrick W. Higgins for the	220
following described lands, to wit, the southwest quarter of the northeast quarter and	
southeast quarter of northeast quarter of section No. 20, township 26 north, of range 14	
west, State of Michigan:	
received February 21.	561_4
	562
reported; general order March 11	
reported; third reading March 16	
passed; immediate effect March 18	
Not received.	700
Not received.	
0. Joint resolution to provide for deficiency in amount appropriated by joint resolution No. 15	
public acts, session of 1885, for alphabetically indexing the names of all soldiers from	

this State in the late war, found upon the records of the adjutant general's office:

	the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract o	PAGE.
	received February 17	458
	suspended; passed; immediate effect February 17	
11.	Joint resolution proposing an amendment to section 1, article 9, of the constitution of this	
	State, relative to the salaries of State officers:	
	received February 2	832
	referred to committee on State affairs	382
	reported without recommendation; tabled February 8	858-9
	taken up; tabled February 8	895-6
	taken up; amended; passed; immediate effect February 15	
12.	Joint resolution proposing an amendment to section 2, article 4, of the constitution of the	
	State of Michigan, relative to the formation of senatorial districts and the election of	
	senators:	
	received February 18	501
	file No. 5.	
	referred to committee on judiciary	501
	reported without recommendation February 25.	671
	special order 8 P. M. February 25.	
	lost February 25	677-8
	Senate requested to return March 7	
	received; rule suspended; reconsidered March 8.	
	referred to committee on judiciary March 8.	
	reported; substitute; suspended; tabled March 9	
	taken up; passed; two-thirds majority; immediate effect March 9	
	title of substitute:	
	Joint resolution to amend section 6 of article 6 of the constitution of the State of Mich-	
	igan, relative to circuit courts:	
12	Not received.	
	Not received.	
	Joint resolution to amend section 6 of article 6 of the constitution of the State of Michigan,	
10.	relative to circuit courts:	
	received February 18.	501
	referred to committee on judiciary.	
	reported; suspended; passed; immediate effect February 25	
18	Joint resolution authorizing the issuing of a certificate to Myron H. Fillmore for certain	
10.	Agricultural College lands in Cheboygan county, Michigan:	
	received; suspended; passed; immediate effect February 18	5()1_9
177	Not received.	001-N
	Joint resolution requesting our senators and representatives in Congress to use their influ-	
10.	ence and to vote for the passage of the dependent pension bill (now before Congress)	
	over the President's veto:	583
	•	
	tabled	
10	returned; non-concurred June 27.	
19.	Joint resolution authorizing the issuing of a patent to Frederick Durand for certain lands	
	in the county of Arenac granted to him by settler's license No. 9746, in accordance with	
	act No. 108 of the session laws of 1881, approved March 7, 1881:	980 1
	received March 9.	
	referred to committee on public lands	
•	reported; suspended; passed; immediate effect March 11	BU6~0
	Not received.	
	Not received.	
	Not received.	
	Not received.	
24.	Joint resolution for the relief of Livonia B. Perrine:	
	received May 27	2263
	file No. 7.	
	referred to committee on ways and means	
	reported; general order June 2	2347

<b>\</b>	Page.
reported; third reading June 10	
passed by two-thirds majority vote; immediate effect June 15	2568-G

## GENERAL INDEX TO JOURNAL.

For index to subject matter of bills and joint resolutions see bill index preceding bill histories.

## A.

	PAGE
Alcoholic stimulants, petition as to	
Addresses at memorial service of Ovid N. Case	
Address by Speaker, close of session	
Mr. Ashton	
Adjournment, resolutions as to22, 57, 106, 193, 393, 549, 581, 670, 679, 909, 12 2092, 2187, 2273, 2291, 2297, 2484, 2617.	40-1, 1315, 1558, 1818, 1954,
to visit State institutions	268-9
for town meeting	
final	1141, 2180, 2319-20
resolution adopted	2852-3
Adjutant General asked for statistics	
communication from	
Robertson, memorial service for	1024, 1041-2
memorial service of	1050-9
Advisory board of pardon, Governor's message as to	
Affidavits as to election frauds in Detroit	
Agents (see county agents).	
Age of consent, address as to	1085-8
petition as to	110, 261, 327, 440-1, 442-4
Agricultural College, experimental station at, resolution as to	2500
Governor's message as to	
petition as to	927-8
report as to	1909-11
Albright, Frank T., second assistant sergeant-at-arms	17
mileage of	101, 138
Alger, Russell A., Governor, message of	22-48
pardon message of	70-6
reception given by	121
Alexander, George, reason why pardoned	
Aliens, petition as to	1200
Alma, petition as to	
Amendments to Constitution, Governor's message as to	32, 55
Amendment of Constitution as to circuit courts	656-6, 889-70
prohibitory frauds in Detroit, vote on	2088-63
to Constitution, prohibition	
salaries	
Angell, James B, President of University, invitation of	
Ann Arbor, invitation to visit	
resolution as to visiting	
visit to University	822
Annis Wilbur, appointed assistant janitor	
mileage of	101, 138
Answer to charges by Representative Dakin	
Anthony, Susan B., use of hall for	

Almin H H and		BE.
	aker's ruling 1	928
		106 110
	or 1887 and 1888, estimate of	
	overnor's message as to	50 50
•	estimate of	50
•		
•	f public moneys, resolutions as to	276 68
	r Agricultural College, estimate of	
Whitehirm in	Eastern Asylum for Insane, estimate of688	
	fisheries, estimate of	
	Industrial Home for Girls, estimate of 64	
	Lyons flood sufferers	
	Michigan Asylum for Insane, estimate of 98	
	Normal School, estimate of 716	
	Reform School, estimate of 180	
	School of Mines, estimate of	
,	Soldiers' Home, estimate of	
	State House of Correction, estimate of	
	Public School, estimate of	
	University, Governor's message as to 238	
	veto of	
	estimate of in Senate journal	
	protest as to	
Annroval messag	ges of 66, 278, 294-5, 359, 367, 376-8, 498, 530, 561, 645-6, 661, 690, 724, 779, 801, 821, 825-6, 8	
	17, 942, 960-2, 987-8, 1028, 1029, 1084, 1098, 1128-4, 1138, 1146, 1172-8, 1213, 1807, 1832, 1855	
	1561, 1829, 1966-7, 2017, 2098, 2142, 2164, 2208-10, 2248, 2294-5, 2367, 2392-3, 2426, 2464-5, 2510-	
	2854-7, 2745-7, 2828-5, 2837, 2908-12.	1~,
	ason why pardoned	70
	· ·	
A RRISTANT ANGTORS	ing and enrolling clark, appointment of	122
Assistant engross	• • • • • • • • • • • • • • • • • • • •	122 10
_	elected	10
_	electedgeant-at-arms appointed	10 17
Assistant for serg	electedgeant-at-arms appointedresolution as to	10 17 12
Assistant for serg	elected	10 17 12 11
Assistant for serg	elected	10 17 12 11 18
Assistant for serg	elected	10 17 12 11 18 4-6
Assistant for serg	elected	10 17 12 11 18 4–6
Assistant for serg	elected	10 17 12 11 18 4-6 858 47
Assistant for serg	elected	10 17 12 11 18 4-6 858 47 848
Assistant for serge keeper of postmar Assessment of more properly assistant for Insa. Attorneys for Rej	elected	10 17 12 11 18 4-6 858 47 848
Assistant for serge keeper of postmar Assessment of more Asylums for Insa. Attorneys for Rej Auditor general,	elected	10 17 12 11 18 4-6 853 47 843 112 923
Assistant for serge keeper of postmar Assessment of more properly assistant for Insa Attorneys for Rej Auditor general,	elected	10 17 12 11 18 4-6 853 47 843 112 923
Assistant for serge keeper of postmar Assessment of more processed for Insa Attorneys for Rej Auditor general,	elected	10 17 12 11 18 4-6 858 47 848 112 928 5-7
Assistant for serg  keeper of postmar Assessment of monopro Asylums for Insa Attorneys for Rej Auditor general, Austin, Henry, re	elected	10 17 12 11 18 4-6 858 47 843 112 923 5-7 33 2-8
Assistant for serge keeper of postmas Assessment of more properly as Assessment for Insa Attorneys for Rej Auditor general, Austin, Henry, re John P., e	elected	10 17 12 11 18 4-6 853 47 843 112 923 5-7 33 2-3
Assistant for serg  keeper of postman and propostman  elected	10 17 12 11 18 4-6 853 47 843 112 923 5-7 33 2-8 0-1	
Assistant for serg  keeper of postman and propostman  elected	10 17 12 11 18 4-6 853 47 843 112 923 5-7 33 2-8 0-1	
Assistant for serg  keeper of postman and propostman  elected	10 17 12 11 18 4-6 853 47 843 112 923 5-7 33 2-8 0-1	
Assistant for serge keeper postman Assessment of mo produced Assistant for Insa Attorneys for Rej Auditor general, Austin, Henry, re John P., e	elected	10 17 12 11 18 4-6 853 47 843 112 923 5-7 38 2-3 0-1 138
Assistant for serg  keeper of postmas Assessment of mo Asylums for Insa Attorneys for Rej  Auditor general,  Austin, Henry, re John P., e	elected   resolution as to   resolution from   resolution as to pay of   resolution   resolution as to pay of   resolution   resolu	10 17 12 11 18 4-6 853 47 843 112 923 5-7 33 2-3 0-1 138 359
Assistant for serge keeper of postmar Assessment of mo Asylums for Insa Attorneys for Rej Auditor general, Austin, Henry, re John P., e 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	elected   resolution as to   resolution from   resolution as to   resolution as to pay of   resolution as to pay of   resolution as to pay of   resolution as to   resolution   resolution as to   resolution   resolut	10 17 12 11 18 4-6 853 47 843 112 923 5-7 38 2-3 0-1 138 369
Assistant for serg  keeper of postmar Assessment of more properties of recommendation of the properties of the properties of the properties of the properties of the properties of the properties of the properties of the properties of the properties of the properties of the properties of the properties of the properties of the properties of the properties of the properties of the properties of the properties of the properties of the properties of the properties of the properties of the properties of the properties of the properties of the properties of the properties of the properties of the properties of the properties of the properties of the properties of the properties of the properties of the properties of the properties of the properties of the properties of the properties of the properties of the properties of the properties of the properties of the properties of the properties of the properties of the properties of the properties of the properties of the properties of the properties of the properties of the properties of the properties of the properties of the properties of the properties of the properties of the properties of the properties of the properties of the properties of the properties of the properties of the properties of the properties of the properties of the properties of the properties of the properties of the properties of the properties of the properties of the properties of the properties of the properties of the properties of the properties of the properties of the properties of the properties of the properties of the properties of the properties of the properties of the properties of the properties of the properties of the properties of the properties of the properties of the properties of the properties of the properties of the properties of the properties of the properties of the properties of the properties of the properties of the properties of the properties of the properties of the properties of the properties of the properties of the properties of the properties of the propertie	elected	10 17 12 11 18 4-6 853 47 843 112 923 5-7 33 2-3 0-1 138 369
Assistant for serg  keeper of postmar Assessment of more properties of recommendation of the properties of the properties of the properties of the properties of the properties of the properties of the properties of the properties of the properties of the properties of the properties of the properties of the properties of the properties of the properties of the properties of the properties of the properties of the properties of the properties of the properties of the properties of the properties of the properties of the properties of the properties of the properties of the properties of the properties of the properties of the properties of the properties of the properties of the properties of the properties of the properties of the properties of the properties of the properties of the properties of the properties of the properties of the properties of the properties of the properties of the properties of the properties of the properties of the properties of the properties of the properties of the properties of the properties of the properties of the properties of the properties of the properties of the properties of the properties of the properties of the properties of the properties of the properties of the properties of the properties of the properties of the properties of the properties of the properties of the properties of the properties of the properties of the properties of the properties of the properties of the properties of the properties of the properties of the properties of the properties of the properties of the properties of the properties of the properties of the properties of the properties of the properties of the properties of the properties of the properties of the properties of the properties of the properties of the properties of the properties of the properties of the properties of the properties of the properties of the properties of the properties of the properties of the properties of the properties of the properties of the properties of the properties of the properties of the propertie	elected	10 17 12 11 18 4-6 853 47 843 112 923 5-7 33 2-3 0-1 138 856 945 145 215 215 215
Assistant for serg  keeper of postmar and processes and seeses and	elected   resolution as to   resolution from   resol	10 17 12 11 18 4-6 853 47 843 112 923 5-7 33 2-3 1-1 138 359 356 145 215 192
Assistant for serg  keeper of postmar Assessment of more properties for Rej Auditor general, Auditor general, I have been served as a served s	elected   resolution as to   resolution from   resol	10 17 12 11 18 4-6 853 47 843 112 823 5-7 33 2-3 0-1 138 856 145 215 192 73
Assistant for serg  keeper opermand the postmand assessment of more properties. Assistant for Insa. Attorneys for Rej Auditor general, Austin, Henry, region John P., of the postmand of the p	elected   resolution as to   resolution from   resol	10 17 12 11 18 4-6 853 47 923 5-7 33 5-7 356 145 215 215 215 227 73 3-6

	Page.
Baker, Henry B., Secretary State Board of Health	
Baldwin, ex-governor, invited to seat	2
Fred. J., appointed messenger	65
mileage of	101, 128
Baptist College, Kalamazoo, petition as to	64-5
Barnes, Samuel T., reason why pardoned	
Bates, Ward B., appointed assistant janitor	
	101, 138
Bay City, petition as to	· •
county bridge, petition as to	
Beale, Rev. Mr., prayer by	
Beattle, Rev. Mr., prayer by	
Bickett, Edward W., appointed assistant janitor	
· · · · · · · · · · · · · · · · · · ·	
Begole, ex-governor, invited to seat	·
Bergen, George B., absent from duty	
▼ =	* *
mileage of	
7 -	
Beverly, John W., reason why pardoned	
Bills (see bill histories preceding this index).	
Bills, how printed	
Bills introduced by Mr. Abbott	OFF 011 407 FOW FOO FOO FAIL O FOT FOO
Allen	
Anderson	
Ashton	• • •
S. Baker	
W. A. Baker	
Baldwin	
Bardwell	
Bates	
Baumgardner	95, 850, 418, 461, 518, 598
Beecher	
Bettinger	
Bentley	104, 167-8, 587
Breen	
Brock	
Burr	
Cady	•
Cannon	
Case	
Chamberlain	
Chapell	
Chapman	
Cole	
Crocker	
Cross.	
Dakin	
Damon	
Dickson	
Diekema	
Dillon	191, 342, 417, 456-60, 460, 518, 542, 606
Dougherty	
Douglass	
Dunber	189, 520-1, 546, 606-7
Eldred	
Engleman	

O	114, 125, 167, 175, 257, 272-3, 854, 385, 425-6, 428, 466, 519, 545, 607, 606
	87, 124, 210, 272, 810-1, 850, 854, 424, 424-5, 425, 468, 554, 572-8,
_	61, 86, 255, 456-7, 484, 513, 518-4, 514, 609-10
	108, 144, 169, 842, 363-4, 544, 578, 610-1
	144, 232, 257, 354, 467, 512, 547, 548, 587-8, 588, 611-
Houk	
Hunt	
Jones	
Kallander	
Kellev	
	61, 108, 142, 195, 231, 255, 272, 340-1, 386, 426, 459, 511, 588-4, 584, 588, 614-
	19, 114, 256, 51
	167, 272, 312, 430, 460, 539, 539-40, 54
-	
-	
McGregor	
McMillan	
Mulvey	191, 427, 459, 617-4
Ogg	77, 182, 281, 256-7, 297-8, 811-2, 854-5, 855, 429, 465, 522, 553-4, 618
Oviatt	61-2, 168, 210-1, 230, 868, 540, 618-9, 619
	144, 191-4
	143-4, 168, 190-1, 282, 823, 842, 855, 387, 421, 421-2, 422, 464, 558, 572, 620-
	28
	68, 841, 46
	127, 422, 515, 52
	· · · · · · · · · · · · · · · · · · ·
	429-8
	88, 104, 256, 588, 567, 622-4
_	
	18-9, 108, 124, 271, 297, 301, 310, 419, 430-1, 510, 511, 538, 566-7, 567, 584, 62
Simpson	
Snow	
Spencer	
Stuart	19, 61, 124, 210, 510, 567-
	61, 124, 461, 510, 578
	144, 169, 522, 626-
	115, 41
	627-
	100 110 000 001 0 000 100 0 100 000 001 000
Webber	
Vebber Vellman	

Bills introduced by Page
Mr. Williams, T. H
Governor's message as to
to furnish list of county agents
Fish Commissioners, report of
Health (see State Board of Health)
Pardons, Governor's message as to
Boards and officers, Governor's message as to
- · · · · · · · · · · · · · · · · · · ·
Mr. Williama, T. H
Mr. Williams, T. H
DATITIONS AS TO 220-7. MM. 302. MM. 370. 371. 404. 400. 441-2. 000-0. 001. 714. 730. 320. 180
-
Boys, messenger (see messenger boys).
Boys, messenger (see messenger boys).
Boys, messenger (see messenger boys).  Reform School (see Reform School).  Brass, Mrs. Etna, reason why pardoned
Boys, messenger (see messenger boys).  Reform School (see Reform School).  Brass, Mrs. Etna, reason why pardoned
Boys, messenger (see messenger boys).  Reform School (see Reform School).  Brass, Mrs. Etna, reason why pardoned
Boys, messenger (see messenger boys).  Reform School (see Reform School).  Brass, Mrs. Etna, reason why pardoned
Boys, messenger (see messenger boys).  Reform School (see Reform School).  Brass, Mrs. Etna, reason why pardoned
Boys, messenger (see messenger boys).         Reform School (see Reform School).         Brass, Mrs. Etna, reason why pardoned.       77         Breitung, Hon. Edward, death of, resolution as to.       82         Bribery, resolution as to.       97         newspaper charges of, resolution as to.       9642-3, 2775-5, 2871         Bridges, petition as to.       44         Buckeye Legislative Club, communication from       975-4         Buck, Guy B., candidate for committee clerk.       98
Boys, messenger (see messenger boys).  Reform School (see Reform School).  Brass, Mrs. Etna, reason why pardoned
Boys, messenger (see messenger boys).   Reform School (see Reform School).   Brass, Mrs. Etna, reason why pardoned
Boys, messenger (see messenger boys).   Reform School (see Reform School).   Brass, Mrs. Etna, reason why pardoned
Boys, messenger (see messenger boys).   Reform School (see Reform School).   Brass, Mrs. Etna, reason why pardoned
Boys, messenger (see messenger boys).  Reform School (see Reform School).  Brass, Mrs. Etna, reason why pardoned
Boys, messenger (see messenger boys).  Reform School (see Reform School).  Brass, Mrs. Etna, reason why pardoned
Boys, messenger (see messenger boys).  Reform School (see Reform School).  Brass, Mrs. Etna, reason why pardoned
Boys, messenger (see messenger boys).  Reform School (see Reform School).  Brass, Mrs. Etna, reason why pardoned
Boys, messenger (see messenger boys).  Reform School (see Reform School).  Brass, Mrs. Etna, reason why pardoned
Boys, messenger (see messenger boys).  Reform School (see Reform School).  Brass, Mrs. Etna, reason why pardoned
Boys, messenger (see messenger boys).  Reform School (see Reform School).  Brass, Mrs. Etna, reason why pardoned
Boys, messenger (see messenger boys).  Reform School (see Reform School).  Brass, Mrs. Etna, reason why pardoned
Boys, messenger (see messenger boys).  Reform School (see Reform School).  Brass, Mrs. Etna, reason why pardoned
Boys, messenger (see messenger boys).  Reform School (see Reform School).  Brass, Mrs. Etna, reason why pardoned
Boys, messenger (see messenger boys).  Reform School (see Reform School).  Brass, Mrs. Etna, reason why pardoned
Boys, messenger (see messenger boys).  Reform School (see Reform School).  Brass, Mrs. Etna, reason why pardoned

	PAGE
Cass statue, Governor's message as to	
report of commissioners.	
Catholic Church property, petition as to	
resolution as to	
approval of	
Centennial celebration, report as to	
resolution as to	•
approval of	
Certificate of Secretary of State as to members elect.	
Chamberlain, Henry, memorial of	
report on petition of	•
Chairman committee of the whole (see general order).	
Charges against Representative Dakin	0-2, 1894, 1565-0
to be specific	
answer to	
Chattels, sale of, petition as to	117
Chicago Inter-Ocean, reporter assigned to seat	
Lumber Company, petition of	
Chief clerk of last House, organization by	
election of	8-0
assistants for, appointed	12, 18
messenger for, authorized	12, 18
extra pay to	2808
poetic echoes by	
statement by, as to newspaper article	2642
and Secretary Senate to prepare indexes	.2722, 2799, 2820
thanks to	2854
janitor appointed	
appointment of assistants by	18
(see janitor.)	
Chinese, Governor's message as to	
Circuit courts, amendment as to	
constitutional amendment as to	
judges, to have Daily Journal	
Claims for soldiers' bounty, governor's message as to	
Clergymen conducting religious service to have Manual	
invited to conduct religious service	
of Lansing, resolution of thanks to	
Clemmer, Mrs. D. W., appointed janitress.  Philema, mileage of	
Clerk and Secretary to prepare indexes.	
assistants for, appointed.	
corresponding, appointed	•
election of	
enrolling and engrossing elected	
extra for Governor	
for Governor, appointed.	
resolution as to.	
Journal appointed.	
stationery room	
to compile O. N. Case memorial pamphlet	
make index	
order daily Journal	
messenger for, authorized	
of House, organization by	8-5
last House, oath by	5
poetic echoes by	2854-69

21-3
2643
2854
486
16
2806
22
2805
105
22
, 219
84
, 106
96
, 878
, 136
916
2023
11
_
05-6
96
106
, 788
101
437
9-80
69
96
96 146
96
96 146
96 146
96 146 165-9
96 146 165-0
96 146 165-9 16 1881
96 146 165-9 16 1881 1104 1303
96 146 165-9 16 1881 1104 1303 1435
96 146 165-9 16 1881 1104 1368 1485
96 146 165-9 16 1881 1104 1303 1435 1881 1008
96 146 165-9 1881 1104 1308 1435 1435 1631 1008
96 146 165-9 16 1881 1104 1382 1495 1881 1003 78-80
96 146 165-9 165-9 1881 1104 1362 1485 1485 1008 78-90 1547 78-9
96 146 165-9 16 1881 1104 1382 1495 1881 1003 78-80
96 146 165-9 16 1881 1104 1392 1435 1861 1008 78-80 1547 78-9
96 146 165-9 1881 1104 1363 1435 1861 1003 78-90 105 94 108
96 146 165-0 165-0 1881 1104 1392 1435 1881 1003 78-90 1054 778-0 105 94 108 90-2
96 146 165-0 166-0 1881 1104 1362 1435 1435 1547 78-9 106 90-3 62-4
96 146 165-0 16 1881 1104 1362 1435 1881 1003 78-90 105 94 108 90-2 62-4 1881
96 146 165-9 16 1881 1104 1362 1435 1435 1547 78-9 106 94 108 90-3 60-4 1881 44-5
96 146 165-9 16 1881 1104 1362 1435 1435 1547 78-9 106 90-3 62-4 1881 44-5
96 146 165-9 1881 1104 1362 1435 1881 1003 78-90 1547 78-9 106 90-3 60-4 1881 44-5 980
96 146 165-9 16 1881 1104 1362 1435 1435 1547 78-9 106 90-3 62-4 1881 44-5

	PAGE
Compensation, extra, to employés.	280
(see extra pay to.)	101
Compulsory education	
Concealed weapons, Governor's message as to	D.
Concurrent resolution (see resolution).  Conference committee as to criminal insane, report of	anor i
on Soldiers' Home, report of	
report as to railroad stoves	
Kalamazoo Asylum	
liquor bill	
of as to Soldiers' Home.	
railroad bill	
sale of homesteads	
University	
Wayne county, jurors of	
Conger, Omar D., resolution as to	
Conley, Edwin F., petition of	
Constitutional amendment as to circuit courts	
Governor's message as to	
prohibition	
salaries	
amendments, Governor's message as to	
Constitution of United States, centennial of	
Contested election, Ralph vs. Burr, notice of	
resolution as to	
report as to	
Coomer vs. Vroman, notice of	
resolution as to	
final report	
Convict labor, petition as to	
Cook, Samuel F., appointed journal clerk.	
extra pay to, resolution as to	
mileage of	
Coomer, George W., contestant, report as to	-
resolution as to	
for seat of John J. Vroman	
Co-operative associations	
investigation authorized946, 978,	
list of	
report of committee on	
insurance companies reported by commissioner	-
resolution to investigate	
value of losses	
Coops, Mrs., candidate for janitress.	
Corrections and Charities (see board of).	
Corresponding clerk, appointment of	18
authorized	
extra pay to	
Corrupt conduct of Representative Dakin charged	
Counsel for Representative Dakin, resolution to pay	
paid by House	
County agents.	
officers, daily Journal to	
Court, Supreme, Governor's message as to	
Craig, Stephen, assistant keeper cloak-room, appointed	11
mileage of	
Criminal insens (see insens oriminals)	, 200

	Page,
committee for	58
Cross investigation (see life insurance).	
Crossman, Daniel L., address by, Case memorial service	156-8
clerk last House	3
elected clerk	
extra pay to	2805-6
mileage of11	18 <b>, 13</b> 8
oath administered by	5
resolution of thanks to	2854
statement by, as to newspaper article	2643
poetic echoes by	854 <b>-6</b> 0
Crowley, David, testimony of	a, 1774
Curtain for windows, resolution as to	1966
D.	
Daily Journal, correction of	96
extra copies ordered	
index for, to be prepared	
of Dakin trial, extra copies of	
resolutions as to	
to be sent members.	2880
certain officers	
each newspaper	20
and certain officers	84
when bound, to employés	
session, hours of, resolution as to	
Dairy interests, Governor's message as to.	
Dairymen's associations, petition as to	685
Dakin trial 156	
extra Journals of	
resolution to pay attorneys.	
Deaf and dumb, Governor's message as to	
Ovid N. Case, memorial service	
John Robertson, memorial service.	
Edward Breitung, resolutions as to	
Debate limited, resolution as to	
Debt of State, Governor's message as to	
Declaration of expulsion by Speaker.	
Decoration of Capitol, Governor's message as to	
Deep River township, petition as to	
Deer hunting with dogs, petition as to.	
Detroit bar, petition of	
common council, invitation from	
election frauds in, petition as to	
resolutions as to	
affidavits, resolution as to	
Evening Journal, reporter assigned seat	
News, reporter assigned seat	220
Free Press, reporter assigned seat	220
question of privilege on	
school books, petition as to	
invitation to visit	
mutual benefit	
railways, petition as to	
speed of railroad trains in	
Tribune, reporter assigned seat	220

	Page.
Deyo, Senator, address by, Robertson Memorial	
Dillon, Guy P., appointed messenger	
mileage of	
Distribution of manuals, agreed to	
Divorce, bill to amend law	
Dix, Roscoe D., land commissioner, communication from	
Document room, keeper of appointed	
Dodge, F. L., address in defense of Representative Dakin	
counsel for Representative Dakin	
Dogs. hunting deer with, petition as to	
Dougherty, John R., letter of	
Drain law, petition as to	
Druggists, petitions as to	
Drunkenness, petition as to	
Duval, Augustus, reason why pardoned	74
E.	
Eastern as lum for insane, Governor's message as t.o	47-8
estimate of	
Eaton, Frederick L., communication from	1390-1
referred, in Dakin charges1414	-5, 1565-6, 15 <del>69</del> -70
testimony of, in Dakin trial.	.1775-7, 1577-1626
Echoes, poetic, by the clerk	2854-69
Eclectic medical society, petition of	2586-7
Elections, committee to seat	69
Election, contested, notice of	
frauds in Detroit, resolution as to	
petition as to	
contested, report as to	
resolutions as to	
sergeant-at-arms	
Senator	129-31
Speaker	
Speaker pro-tem	
United States Senator, resolution as to	
Elections, purity of, petition as to	l–5, 976, 2899, 2400
Elevator, committee to investigate	
report of committee	
resolution as to	
Elder, Rev. Mr., prayer by	
Employers, liability of, petition as to	
Employés, extra compensation to	
House, mileage authorized	
manual for	
Engineers, petition as to	
English language, Governor's message as to	
Engrossing and enrolling clerk, appointment by	
elected	
assistant for elected	
extra pay to	
clerks, resolution of thanks to	
Equable Mutual Life Insurance Company	
Equalization of taxes, Governor's message as to	
Evening News, question as to Soldiers' Home testimony	
report as to Soldiers' Home testimony	
Evergreen, petition as to school district	182_2
mater Brock bernion as to seriou district	

Excuse of Mr. Watson for absence	112
Executive office (see Governor).	
Expenditures of State institutions, resolutions as t	o 1
Expense of State government 1887-8, estimate of	
Experimental station at Agricultural College, reso	lution as to 2
Expositions, industrial, Governor's message as to	
Ex-prisoners of war, petition as to	
Expulsion, declaration of as to Mile H. Dakin	
of Milo H. Dakin	
Extra compensation to employés	
pay to clerks, resolution as to	2
· · · ·	
<del>-</del>	2379, 2420, 2
F	
Failing, Allen, appointed messenger	
·	
Fay, John, reason why pardoned	•
Feeble-minded children, petition as to	
Fellows, Giles, testimony of in Dakin trial	
Fellows, Glies, testimony of in Dakin trial	•
Final adjournment (see adjournment).	
	****
Finances of State, Governor's message as to	
Fire Insurance Companies, mutual, resolution as to	
_	
Fish commissioner	·
=	
· · · · · · · · · · · · · · · · · · ·	
Fishing and hunting, petition as to	·
Fisheries, Governor's message as to	
· <del>-</del>	883
Detroit station	
Glenwood station	
Paris station	
Petoskey station	
report of board of commissioners	
committee on	
statistics of	
Flags of the Rebellion, resolution as to	
Flannigan, William, reason why pardoned	
Florence, committee to visit	
Flowers, Chas., stenographer Dakin trial	
Ford, Rev. Mr., prayer by	133, 243, 485, 18
Foreclosures, mortgages, Governor's message as to	
Forestry law, petitions as to	
Foster, John N., resolutions as to.	
	118, 12
Fowler, George S., received votes for Sergeant-at-a	
Franklin, Rev. Mr., prayers by17, 874, 924, 1012	
	4 auni, 1000, 1116, 1117, 1014, 1410, 1008, 1010, 1 <b>014</b> , 109
1905-7, 2094, 2096, 2156, 2184, 2197, 2201, 2273 Frauds in prohibition amendment vote	, 2291, 2317, 2391, 2484, 2507, 2592, 2642, 2802.

Funds of State April 1, asked	
statement of	1830-1
_	
G.	
Gage, William, reason why pardoned	
Gallery janitor, appointment of	
Game, protection of, petition as to	
wardens, petition as to	
resolution as to	
to publish laws	2567-8, 2601, 2631
Garnishee law, petition as to	
General order:	
Mr. Abbott, chairman	1025-6
Allen, chairman	1891-2
Ashton, chairman	<b>2669-7</b> 0
S. Baker, chairman	824
W. A. Baker, chairman	801-9
Baldwin, chairman	
Bardwell, chairman	810-1, 823-4
Bates, chairman	
Baumgardner, chairman	1870-1
Beecher, chairman	276–7
Cady, chairman	
Cannon, chairman	
Case, chairman	
Chapell, chairman	
Chapman, chairman	
Cole, chairman	
Crocker, chairman	
Cross, chairman	
Damon, chairman.	
Dickson, chairman	
Dillon, chairman	
Dougherty, chairman	
Douglass, chairman.	
Dunbar, chairman	
Eldred, chairman	•
Engleman, chairman	
Goodrich, chairman	
Grenell, chairman	
Haskin, chairman	
Herrington, chairman	
Hoaglin, chairman	
Holt, chairman	
Hoobler, chairman	
Hosford, chairman	
Houk, chairman	
Jones, chairman	1104
Killean, chairman	
Kirby, chairman	
Lakey, chairman	
Lincoln, chairman	
Linton, chairman	1887-8
Makelim, chairman	550–1
Markey, chairman	10-1, 1863, 2007, 2480-2, <mark>2668-9</mark>
Manly, chairman	
McCormick, chairman	

General C		
Mr, M	IcGregor, chairman	2
1M	IcKie, chairman	4
M	[cMillan, chairman	-1
0	gg, chairman1124	-
0	'Keefe, chairman1138-	ď
0	viatt, chairman	-
P	erkins, chairman	-1
	ierce, chairman	
	owers, chairman951	
	reston, chairman 2	
	eader, chairman1582	
	entz, chairman 2181	
	. W. Robinson, chairman	
	ounsville, chairman 1557	
	umsey, chairman 180, 122	
	now, chairman	
	pencer, chairman	
	tuart, chairman 989	
	hompson, chairman	
	indall, chairman	
	roman, chairman 20	
	Vashburn, chairman 2021	
	Vatson, H., chairman 949	
	Vatts, chairman.	
	•	
	Vellman, chairman	
	Villiams, T. H., chairman	
	Villiams, W. W., chairman	
	Vilson, chairman	
	Vood, chairman	
	anguage, Governor's message in	
Gettysbu	rg battlefield, petition as to	
•	memorial, Governor's message as to	
	, William, reason why pardoned	
	B., resolution as to	
Gillam, C	harles V., reason why pardoned	3
Gladstone	e, Wm. E , resolution as to	10
Graham,	Rev. Mr., prayer by	30
Grant, Ja	mes A., assistant postmaster, appointed	4
	resolution as to	ю
	mileage of	8
Grand Ar	my Republic Hall, granted to	
	Soldiers' Home, testimony to	
Grand Ra	pids, petition as to	55
	d insurance, report of committee on	
	Ill (see elections, purity of).	
	lbert, use of hall to	(0
		14
	mileage of	
Gorman b	oill (see Catholic church property).	
	, attack upon by Henry Chamberlin	0
_ ,	authorized to purchase piano 1019, 103	
	clerk for, appointed.	
	resolution as to.	
	extra clerk for	
Governor	's message divided to committees	
23101H01	messenger appointed.	
	messages of approval278, 294-5, 300, 359, 367-8, 451, 498, 580, 561, 645-8, 661, 690-1, 724, 778 801, 821, 835-6, 860, 886, 917, 942, 960-2, 987-8, 1023, 1029, 1064, 1098, 1123-4, 1133, 1146, 1165, 1172-4	

	_
1218, 1307, 1332, 1355-7, 1377, 1561, 1829, 1966-7, 2017, 2098, 2142, 2164, 2206-10, 2248, 2294-5,	PAGR. 9987
2392-8, 2426, 2464-6, 2510-2, 2620, 2654-7, 2745-7, 2828-5, 2837, 2908-12,	2001,
Governor's message as to Cass statue	987_0
Ohio semi-centennial	
University bill	
invitation to reception by	
message, joint convention for	
pardons	
protest against as to mining school.	
as to action as to University.	
publication of	
referred to committee	
veto, boards of supervisors	
Marine City	
University bill	
messenger for	
plano for, resolution as to	
Governor of Ohio, communication from	
Government collections, Governor's message as to	
school, Governor's message as to	
taxation, resolution as to21	15, 269
Н.	
T. 1. 1. 6 1. 5 1.	
Hall granted to Grand Army Republic	
of House granted Miss Frances E. Willard	
resolution as to use of	
temperature of	
to Albert Griffin	
Susan B. Anthony	
use of for discussing prohibition.	
to Hon. Henry A. Robinson	
Hampton, James D., reason why pardoned	71-2
Hanscomb, Charles A., appointed committee clerk	. 108
mileage of1	18 <b>, 138</b>
recommendation as to8	78, 891
resolution as to extra pay for	2805-6
pay of, resolution as to	2379
Harbor Springs, report as to	1140
Harper, Col. Jesse, invited to address the House	1088
Hartford, Emory, reason why pardoned	72
Haynes, Alonzo B., appointed committee clerk84, 16	<b>08, 106</b>
letter of	2081
mileage of1	l8, <b>13</b> 8
Haynes, A. M., stenographer in Dakin trial	1868
Haynes, Harry, appointed messenger	64
mileage ofl	01, 139
Healy, Andrew, appointed assistant janitor	
mileage of .	
resolution as to	1. 2140
Hendricks, Brentis B., appointed assistant janitor.	
mileage of	
Hitchcock, James, reason why pardoned.	
Highway bridges, petition as to	
Holden, L. C., address in defense of Kepresentative Dakin 1	
AND AND AND AND AND AND AND AND AND AND	
counsel for Representative Dakin	1569
counsel for Representative Dakin opening of Dakin defense by	

	762
Holland language, Governor's message in	6
Home for Girls (see Industrial Home).	
Homestead exemptions, petition as to	
Homœopathic Medical Society, petition as to	
Horton, James E., appointed committee clerk	
mileage of	
Houk, Allen, appointed messenger.	6
mileage of	. 13
House called to order by clerk	
of Correction (see State House of Correction).	
Journal bound, resolution as to	250
(see Daily Journal.)	_
messengers, appointment of	
of Representatives, standing committees of	62-
members of (see members of House).	
Hull inspector, resolution as to	
Hunting and fishing, petition as to	
deer with dogs, petition as to	W7-1
I.	
Illuminating oil, resolution as to	
Imlay City, petition as to	
Immediate effect laws ordered printed	
Immigration, Governor's message as to	
Inaugural message of Governor Luce 4	
Impeachment of Representative Dakin	
articles of14	
Indexes, resolution as to	
Industrial expositions, Governor's message as to	
Home for Girls, estimates of	
Governor's message as to	
Mutual Benefit, Corunna	
Ingersoll township, petition as to	
Insane asylums.	
Michigan, estimate appropriation for	
Eastern, estimate appropriation for68	
criminals, committee for	
Governor's message as to	i, 48
Institution for Deaf and Dumb (see deaf and dumb).	
Insurance, bill to regulate	
board rate, petition as to	
Bureau, petition as to	
Commissioner, communication from	
response of, as to life insurance companies	
resolution as to	
statement by	
companies, value of losses	
Farmers' Mutual	
life, investigation authorized	
petition as to	
list of companies and associations.	-/UU
report, petition as to	
and testimony to be published	
of special committee on	
Inter-State commerce, resolution as to	الات س

	. Page
Investigation of life insurance companies	
	ed978, 1002
<u>-</u>	1808
	1169-70, 1198-7
	1226, 1261, 1840, 1936
• • • • • • • • • • • • • • • • • • • •	
Invited to Speaker's desk, to give sketch of life Ho	-
	John S. Cross
Ionia county house, petition as to	Patrick Stuart
Ireland, resolution as to	
Irland, Fred, stenographer in Dakin trial	
J	
Inner De We many by	0 000 504 601 0 604 1504 1004 0650
Jameson, Rev. Mr., prayer by	
Janitor, chief, appointed	
Janitors, appointment of assistant	
<del>-</del>	101, 188
Janitress for galleries	
Jeffrey, Calvin A., gallery janitor, appointed	
Jelsch, Alfred, reason why pardoned	
Johnson, Charles, reason why pardoned	
· · · · · · · · · · · · · · · · · · ·	
Joint conventions for Governor's message	
Joint resolutions introduced by	909
Mr. W. A. Baker	
•	
	481
	481
	104, 169
	548
	422, 528
	801
*** *	
Journal clerk, appointment of	
	101
<del>_</del>	
	2805
- ·	
daily (see daily Journal).	
Judges to have daily Journal	
of probate petition as to	

7 31 1 31	Page.
Judicial districts, petition as to	
Judiciary committee clerk appointed	
Justices' bonds, petition as to	110-1
К,	
Kalamazoo College, petition as to	645
Kedzie, Prof., asked to lecture	
Keeper of cloak room, Wm. Tomlinson appointed	11
assistant for, appointed	11
document room appointed	11
extra pay to	
Kelly, Thomas, reason why pardoned	
Kennedy, Burt W., appointed messenger	84
mileage of	
Kincaid, John W., appointed assistant janitor	
mileage of.	
Kirtland, Richmond, appointed messenger	
mileage of	
Knights of Labor, petition by	
Pythias, camp equipage to947, 892, 10	
Knives and scissors, resolution as to	
report as to	186
I.	
Laboratory of hygiene, petitions as to	1 9550_1
Labor and capital, Governor's message as to	
bill, petitions as to	05 0 1267-6
debts, petition as to	
hours of, petition as to	
interest, petition as to	
of prisoners, Governor's message as to	
trouble, Governor's message as to	
Laboring men, petition as to	
Lager beer manufacturers, petition of	
Land Commissioner (see State Land Commissioner).	
grants. maps of, authorized	58
, statement of	500-1
held by corporations, petition as to	395
Office, communication from	
Lansing clergymen, resolution of thanks to	2881
Journal, charges of corruption by	2720-1
resolutions as to	653, 2775
bribery charges of	2871
mineral water, bill of	
resolutions as to	
Larson, Koran, reason why pardoned	
Laws, immediate effect, resolution as to printing	
Leatherman, Eli, candidate for cloak room keeper	
Leaves of absence not granted during Dakin trial	
Lee, Charles E., appointed chief janitor	
mileage of	
resolution as to pay of	
Legislature, final adjournment of, settled	
invited to Detroit	
Legislative Manual, additional copies of	
<del></del>	100, L140 1080

Fordelessine Street 1 21 4	hall-mark by Granada of Glada	PAGE.
Legislative Manual, dist	tributed by Secretary of State	•
a=+	ra copies to Representative Hill ordered	
<b>a</b>	al distribution agreed to	
	elergymen	
	omployés to have leaves for names	
	ours to be open	-
	ed E. and E. clerk.	
•	lutions as to extra pay of	
	ks to	
mile	age of	.101, 188
Lewis, Rev. Mr., prayer	by	1255
Library (see State librar	у).	
Life insurance bill, prote	est as to	2127
· · · · · · · · · · · · · · · · · · ·	gulategulate	
companie	es, list of	
	mutual, resolutions as to	
	investigations of authorized	
	mutual, list of	
	resolution to investigate	
	reported by commissioner	
	value of losses	
	vs to	
	committee on	
<del>-</del>	committee on.	
	on as to	
•	of	
- ·	8 to	
	for	
	1923-33	
		•
money, petitic	on as to	111-2
*		
resolution as	to	891
taxes, 1886, amour	nt of	928
Liquor traffic by druggis	sts, petition as to	1999
local optio	on, bill for	B, <b>244</b> 7-8
petition as	i to	2, 1872–3
	on why pardoned	
	mission, Governor's message as to	
	Reading	
	y pardoned	
Luce, Cyrus G., Governor	r, eligibility of settled	
	message ofpetition as to	
	ineligibility	
county bill for	mengrounty	592
(see Governor).	to	TOU"
	tion as to	422 427
	erers	
	gated	
	mmittee to visit	
	nmittee	
395		
000		

M.

	Page.
	xd
John D., reason why pardor	ned
McDonald, James H., president of joint	convention
William, reason why pardo	ned
McHaffey, Robert, reason why pardone	od
McIntyre, Rev. Mr., prayer by	
Mail, resolution as to carrying	
to and from capital daily	20
Malfeasance of Representative Dakin	charged 1565
Maltz, Geo. L., State treasurer, stateme	ent by
	2084-6
	1839, 1344
	1297, 1285
	bute
	rized 1020
	978, 1029, 1133
distributed by secretary of St	ate, report of
	resolution as to
	Hill ordered
<del>_</del>	
to clergy men	1514
employ8s	
to have leaves for	names
Marine City, committee to visit	1830, 1868
	2201-7
•	1329
	1857-8
	approval of
	pted
=	
	1497, 1500
Members of House of Representatives,	daily Journal to be forwarded to
	elect
	from Upper Peninsula, pay of1095-6
	list of, by Representative Dakin 1778
	mileage of authorized
	not to be absent during Dakin trial
	pay certificate of to be delivered
	roll call of marked by Dakin ordered printed 1835
•	stationery for
	sworn in
MEMBERS OF	HOUSE OF REPRESENTATIVES.
LIST OF NAMES ALPHABETICALLY AT	RANGED, ACCOMPANIED BY AN INDEX TO THE PERSONAL
	COORD OF EACH MEMBER.
N.	
Abbott, Adrian O., Third district of L	enawee county:
· · · · · · · · · · · · · · · · · · ·	H. B. No. 199, 225, 448, 528, 620, 668, 708, 704, 705
	123, 166, 230, 414, 415, 507, 508

A bb	ott, Adrian O., Third district, Lenawee coun	PAGE
		99-100
	•	
	resolution offered by	
A 11a	on, Hiram M., Second district, Eaton county:	
Alle		H. B. No. 106
		166
	•	
		68-4
		99-100
		1091-4
Anu	lerson, William A., Newaygo county:	H. B. No. 144, 187, 584, 624, 625, 626
		99-100
4 - 1		
ASD	ton, Benjamin D., Grand Traverse county:	TT TO 31. MIN MED MAN DOE DON DOW DOO DOO AND
		H. B. No. 212, 250, 286, 305, 306, 307, 308, 309, 62
	notices given by	229, 325, 382 284, 299, 442, 749, 877, 1142, 1846, 1906
•		
Bar	er, Seward, Second district, Monroe county:	TT/T 3T 10 00 00 000 100 101 111 110 '001 000 000
		H.B. No. 12, 32, 82, 328, 420, 421, 511, 512, 665, 666, 707
	-	
	· · · · · · · · · · · · · · · · · · ·	102, 144, 273, 297, 422, 464, 521, 576, 596
	- · ·	
•		
	——————————————————————————————————————	99–100
	• • • • • • • • • • • • • • • • • • •	486, 1009–10, 286
Bak	er, William A., First district, Berrien count	
		H. B. No. 184, 812, 813, 401, 649, 708, H. J. R. 8
		114, 188, 378, 379, 594
		67, 298, 419-20, 420, 461, 574, 596
	petitions presented by299, 36	8, 402, 488, 682, 689, 658, 715, 750, 927, 1256, 1368, 1418, 1906
	appointed on standing committees	
	mileage of	<del></del>
	chairman committee of the whole	
	appointed on special committee	
	resolutions offered by	17, 106, 954, 1085, 1392, 1782, 2592, 2610
Balo	iwin, Frank A., Alpena, etc., district:	
	introduced	H. B. No. 522, 70
	petitions presented by	

•	Page.
Baldwin, Frank A., Alpena, etc., district:	
••	
Bardwell, Hiram H., Second district, Genesee cou	nty:
introduced	H. B. No 63, 163, 442, 518, 571
bills introduced by	126, 256, 484-5, 522, 544-5
petitions presented by	
appointed on standing committee	
mileage of	99-100
appointed on special committee	
resolutions offered by	
vote of, objected to	
protest as to vote of	
Bates, Erastus N., Second district, Allegan county	<b>':</b>
introducedH.	B. No. 14, 69, 74, 210, 874, 875, 378, 502, 508, 504, 573, 605
petitions presented by	59, 110, 115, 202, 873, 440, 487-8, 595, 681, 1349-50, 1368
elected Speaker pro tem	
notices given by	
testimony of, in Dakin trial	
bills introduced by	
appointed on standing committee	68-4
mileage of	
chairman committee of the whole	
appointed on special committee	12, 1024, 1083, 2765
resolutions offered by	12, 69, 730, 895, 984, 1023, 1066, 2131, 2291, 2662, 2871
cane presentation to	
response to cane presentation	
Baumgardner, William G., Manistee county:	
introduced	H. B. No. 80, 263, 803, 408, 492, 710, 711
notices given by	
bills introduced by	95, 850, 418, 461, 518, 598
petitions presented by	
appointed on standing committee	
mileage of	
chairman committee of the whole	1870-1
explanation of vote by	1811-2
resolutions offered by	
Beecher, Norman A., First district, Genesee count;	y:
introduced	
notices given by	
bills introduced by	
petitions presented by	
appointed on standing committee	62-4
mileage of	
chairman of committee of the whole	<b></b>
appointed on special committee	270
resolutions offered by	11, 2839
Bettinger, Conrad, First district, Wayne county:	
	H. B. No. 27, 251, 884, 335, 426, 713, 714, 715, 716, 856
	77, 307-8, 390
•	
•	1905-7, 1921-2, 2063-3, 2156
	69-4
	2

n4	Non-Yolka TW Ct. Yearsh armst-	Pagi
реп	tley, John W., St. Joseph county: introduced	00 410 505 010 717 710 71
	notices given by	
	bills introduced by	
	petitions presented by	
	bills introduced by	
	appointed on standing committee	
	mileage of	
	appointed on special committee	
	resolutions offered by	
	address by, on Ovid. N. Case, memorial service	
	received vote for Speaker pro tem	
	protest entered by	
Bree	on, Bartley, Menominee county:	
	introducedH. B. No.	
	notices given by	•
	bills introduced by	
	joint resolution introduced by	
	petitions presented by	· ·
	appointed on standing committee	
	mileage of	99-10
Broc	k, Martin W., Second district, Bay county:	
	introduced	71, 408, 409, 419, 482, 488, 56
	notices given by	
	bills introduced by	
	petitions presented by	
	appointed on standing committee	
	mileage of	
	appointed on special committee	195
Burr	, Henry, Isabella county :	
	introduced	
	petitions presented by	
	notices given by	
	bills introduced by	
	appointed on standing committee	
	mileage of	
	seat contested, notice of	
	report as to	
	resolution as to	69, 486
	, Charles H., Second district, Wayne county:	
	introduced	
	bills introduced by	
	petitions presented by	
	appointed on standing committee	62-4
	mileage of	
	chairman of committee of the whole	
Cann	on, Ellery C., Osceola, etc., district:	
	introducedH. 1	
	petitions presented by	
	notices given by	
	bills introduced by	
	appointed on standing committees	
	mileage of	
4	chairman committee of the whole	
	appointed on special committee	
	resolutions offered by	11 12 18

a 0	Page 14 Avenue Avenue Avenue annue	E.
-	vid N., First district, Wayne county:	
an	ed December 28, 1886, ten days before opening of session.  ported deceased	
		5
	lleage of	
	•	11 22
	•	# 77
	emorial service held	
ш		 
		80
Cana A	rthur T., Leelanaw, etc., district:	<b></b>
•	• • • • • • • • • • • • • • • • • • • •	-
	troduced	
	tices given by	
_	lls introduced by	
	pointed on standing committee	
	ileage of	
	nicage of the whole	
	solution offered by	10
	eriain, En B., Chippewa, etc., district: troduced	24
	otitions presented by	
_	otices given by	
	lls introduced by	
	pointed on standing committee	
-	ileage of	
	pointed on special committee.	
-	l, Worden R., First district, Shiawassee county:	
_	troduced	36
	otices given by	
	lls introduced by	
	etitions presented by	
	ppointed on standing committee	
	illeage of99-i	
	esolution offered by	
	rotest entered by	
_	hairman committee of the whole	
	an, Adelbert R., First district, Hillsdale county:	
	troduced	. 1
		14
	etitions presented by	Øi
<b>5</b> 0.0	otices given by	31
	ninority report by as to pay of Upper Peninsula members	
<b>1</b> bi	ills introduced by232-3, 233, 811, 385, 480, 515-6, 523, 602-3, 6	24
8)	ppointed on standing committee	4
	nileage of	
-ci	hairman committee of the whole	í-8
.8.	ppointed on special committee	572
20	esolutions offered by	110
	ddress by, on Ovid N. Case, memorial service	
111	nanager Dakin trial	<b>16</b> 8
q	questions of privilege by	<b>16</b> 8
	sked to be excused from voting on bounty bill	
	Miner T., First district, Lenawee county:	
i	ntroduced	115
_	actions given by 48 112 199 908 990 970 908 5	

		Page.
Cole,	Miner T., First district, Lenawee county:	
		98, 853, 858-4, 854, 872, 440, 1097, 1229, 1976, 1988, 2224
		125-6, 167, 230, 255, 354, 355, 416, 515, 548, 568-9, 569
	_	99-100
		1164, 1888
·Crocker, Martin, First district, Macomb county:		
		17, 239, 244, 887, 474, 741, 742, 743, 744, 745, H. J. R. 14
	petitions presented by	1815, 1816, 1969
	mileage of	
	chairman committee of the whole	675–6
	resolution offered by	
	resolution as to absence of	
	protests entered by	2087-8, 2718-9, 2765-6
	address by, on Dakin trial	
·Cross, John D., Second district, Van Buren county:		
	introduced	H. B. No. 109, 160, 190, 739, 740
	notices given by	
	petitions presented by181, 244, 401	, 638, 927-8, 1418-9, 1822, 1873, 1899, 1906, 1976-7, 2114-5
	bills introduced by	189, 256, 274, 608
	appointed on standing committee	62-4
	mileage of	99–100
	chairman committee of the whole	
	appointed on special committee	
	resolutions offered by	
	birthday of	1893
	invited to speaker's desk to address the House	1893
	address by	
Dakin, Milo H., First district, Saginaw county:		
		H. B. No. 220, 352, 667, 678, 746, 747, 748
	notices given by	124, 882-3, 383, 397, 509, 566, 594
	bills introduced by	310, 428, 576, 585, 604
	petitions presented by	
	appointed on standing committee	62-4
•	mileage of	99–100
	resolutions offered by	
	resolution as to	
	charges against	1390-1, 1394, 1414-15
	resolution to investigate	
	denial of charges by	
	report of committee to investigate	
	committee to investigate enlarged	
	enforced attendance of members during trial	of
	trial of	1564, 1817
	answer to charges by	
	list of members by	1778
	testimony of	
	affidavit as to inability to pay attorneys	
	counsel fee paid	
	awnolled	1817

_		Page.
Dan	non, John A., First district, Tuscola county:	
	introduced	
	notices given by	66, 114, 209, 839, 566
	bills introduced by	104, 127, 279, 575-6, 583, 604
	joint resolution introduced by	
	petitions presented by	288, 394, 638, 681, 810, 877, 928
	appointed on standing committee.	
	mileage of	
	chairman committee of the whole	
	resolutions offered by	•
	-	1, 001, 520, 1121, 1510, 1010, 2110
Dick	kson, Robinson J., Cass county:	
	introduced	
	notices given by	60, 101, 128, 166, 242, 414
	bills introduced by	256, 257, 363, 510, 546, 586
	joint resolutions introduced by	
	petitions presented by	
_	appointed on standing committee	
	mileage of	
•	chairman committee of the whole	
	resolutions offered by	
Diek	zema, Gerritt J., First district, Ottawa county :	
	introducedH. B. No. 229, 360, 361, 414, 415, 580, 600, 681, 682, 752, 758	8, 754, 755, 756, 757, 758, 7 <b>59</b> , H.
	J. R. 6, 20.	
	petitions presented by18	3, 198, 199, 200, 201, 200-1, 2185
	notices given by	141, 278, 801, 509, 565
	joint resolutions introduced by	
	bills introduced by	•
	appointed on standing committee.	
	mileage of	
	appointed on special committee	
	resolutions offered by	
	address by, on Ovid N. Case, memorial service	
	to Speaker by	
	silver service presented to Speaker by	
	asked to be excused from Dakin investigation committee	
	assist in Dakin trial	1568
	manager of Dakin trial	
	opening of Dakin trial by	1578
	address by, in Dakin investigation	
TO COL	on, Joseph, First district. Kent county:	
Dino		
	introduced	
	notices given by122	
	petitions presented by161, 304, 402, 439-40, 681, 714, 749, 955, 1227, 123	
	bills introduced by	
	appointed on standing committee	
	mileage of	99-100
•	chairman committee of the whole	2025-8
	resolutions offered by	95, 2869
Done	gherty, Archibald K., Charlevoix, etc., district:	•
_∪uį	introduced	018 017 40E 40e 700 704 A00
	petitions presented by59	
	notices given by	
	bills introduced by	
	appointed on standing committee	
	mileage of	99-100
	chairman committee of the whole	963.4

Doz	glass, Frank A., Houghton county:	Page
200		H. B. No. 242, 513, 514, 579, 68
		278, 296, 801, 500
		2128
		1000
Dmr	bar, Addison E., First district, Monroe cou	
Jui		H. B. No. 107, 510, 577, 783
		448, 555, 681, 874, 955, 975, 976, 1018, 1200, 1439-40, 1895, 2184
		160
		189, 520-1, 546, 606-7
		62-4
		99-100
		2067-8
ma.	red, Alvah D., Second district, Calhoun co	
Mir.		inty : I. B. No. 68, 127, 200, 232, 237, 238, 248, 349, 490, 599, 682, 630
	hills introduced by	
	=	
		1066-7, 2522-4
		1841
	·	12, 69
Eng	leman, Hieronymus, Second district, Maco	
		H. B. No. 86, 278, 766
		144, 385
	• • • • • • • • • • • • • • • • • • • •	407
		62-4
	<del>-</del> '	99-100
	_	
		1438, 1954
3-00	lrich, John V., Second district, Ottawa con	
		H. B. No. 19, 70, 142, 494, 495, 587, 767, H. J. R. 10
		78, 127, 231, 518, 547, 607
		197, 403, 524-5, 1819-20, 2391
	- •	
		1485
		157🍑ð
		1792-7
3re	on, James A., First district, Bay county:	
		88, 104, 105, 169, 183, 263, 896, 887, 838, 839, 840, 481, 482, 500,
	579 LT4 780 780 770 771 779 779 774 775 0	

	Page.
Green, James A., First district, Bay county: notices given by	04 110 0 170 074 007 040 000 000 000 000
bills introduced by	
appointed on standing committee	
mileage of	
appointed on special committee.	
resolution offered by	
testimony of, in Dakin trial	
Grenell, Judson, First district, Wayne county:	
introducedH. B. No. 25, 56, 57, 183, 177, 178, 224, 254	i. 262, 281, 282, 829, 830, 881, 882, 838, 410, 411,
140 440 440 400 000 mm mm mm TV TV TV	
412, 418, 449, 602, 639, 776, 777, 778, H. J. R. 12. notices given by	67, 85, 103, 122, 188, 908, 219, 869
petitions presented by80-1, 93-4, 115, 849, 852-8, 4	08, 684-5, 689, 653-4, 681, 685, 874-5, 898, 1199,
1202, 1441, 1819, 2096-7, 2391, 2399.	,,,,,,,,
bills introduced by	850, 354, 424, 424-5, 425, 463, 554, 572-8, 606-6
joint resolutions introduced by	
appointed on standing committee	
mileage of	99-100
chairman committee of the whole	
appointed on special committee	
resolutions offered by	20, 119, 1808, 2420-1, 2450, 2869
explanation of vote on Dakin trial	1809, 1810, 1817
Harper, Egbert P., Second district, Washtenaw county:	
petitions presented by	
appointed on standing committee	
mileage of	
resolution offered by	78
Haskin, Nelson, Second district, Lapeer county:	
introducedH	
notices given by	
bills introduced by	
petitions presented by	
appointed on standing committee	
mileage of	
resolutions offered by	
appointed on special committee	
Herrington, Cass E., First district, Oakland county:	
introduced	1. 441. 488. 487. 488. 489. 782. 783. 784. 785. 788
bills introduced by	
notices given by	
petitions presented by	
appointed on standing committee.	· · · · · · · · · · · · · · · · · · ·
mileage of	
chairman committee of the whole	
appointed on special committee	
resolutions offered by	
asked to be excused from Dakin investigation commit	tee
assist in Dakin trial	
manager of Dakin trial	
opening of Dakin trial by	
explanation of vote by, Dakin trial	
address to Speaker by	
Hill, Loyal W., Clinton county:	
introduced	i, 259, 565, 566, 567, 644, 645, 687, 788, 789, 790,
791, 792, 793, 794.	
notices given by	77 RE 100 199_9 141 969 900 940 465 597

		•	PAGE
Hill,	, Loyal W., Clinton county:		(144,
	bills introduced by	08, 144, 1 <b>60, 342, 363-4,</b> 544,	573, 610-1, 611
	petitions presented by	126, 352, 871, 406, <b>639, 896-7</b> ,	975, 1351, 1822
	appointed on standing committee		62-4
	mileage of	•••••••	99-100
	resolution offered by		
	address by, on Robertson memorial service		1055-6
	extra manuals to	•••••••	2884
.Hoa	glin, Frederick F., First district, Calhoun county:		
	introduced		9, 430, 688, 795
	notices given by		
	bills introduced by		
	petitions presented by		
	appointed on standing committee.		-
	mileage of		
	chairman committee of the whole		
	resolutions offered by		
	resolution as to birthday of		•
	protest entered by		
·LTale	Henry H., First district, Muskegon county :		
. 11014	introducedH. B. No. 87, 148, 168, 261, 435, 436, 437, 438, 43	00 450 460 461 469 KO	2 800 801 809
	698, 694, 796, 797, 798, H. J. R. 17, 21.	m, 100, 200, 100, 201, 200, 000	y 000' 001' 000'
	petitions presented by97, 220, 327,	960 400 800 1909 1990 1 1	K40 1000 1009
	notices given by		
	bills introduced by 144, 282, 257,		
	joint resolutions introduced by		
	appointed on standing committee		-
	mileage of		
	chairman committee of the whole		
	appointed on special committee		
	address by, on Ovid N. Case memorial service		
	explanation of vote by		
H00	bler, Samuel R., Iosco, etc., district:		
	introducedH. B. No. 202, 207, 218, 386, 407, 549, 799, 8		
	notices given by		
	petitions presented by 220-1, 221, 304, 348-9, 349, 402, 439, 525, bills introduced by		
	•		•
	appointed on standing committee		
	mileage of		
	chairman committee of the whole		1450-7
Hos	ford, Franklin H., First district of Wayne county:		
	introducedH. B. No. 13, 81, 50, 203, 211, 260, 271, 818, 819, 32		
	notices given by		
	bills introduced by		
	petitions presented by110, 368, 8		
•	appointed on standing committee		
_	mileage of		
	chairman committee of the whole		
	appointed on special committee		
	resolutions offered by16-7, 58, 106, 219, 242, 280, 891, 88, 2421, 2889, 2854.		
	address by, on Case memorial service		
	secretary of Buckeye Club		
	protest entered by		
	question of privilege by		
	explanation of vote by	1	1809, 1811, 1817

•	Page
Houk, Theodore H., Oceana county:	
introduced H. B. No. 192, 278	
notices given by	
joint resolutions introduced by	•
petitions presented by110, 38	
bills introduced by	
appointed on standing committee	
mileage of	
chairman committee of the whole	
Hunt, Leonard H., Second district, Kent county:	
introducedH. B. No. 7	7, 287, 288, <mark>295, 478, 647,</mark> 813
notices given by	113, 141, 229, 879, 586
bills introduced by	
petitions presented by	
appointed on standing committee.	62-4
mileage of	<b>99</b> –100
Jones, William T., Mecosta county:	
introduced	e, 208, 884, 547, 548, 646, 814
notices given by	
bills introduced by	78, 297, 458-9, 541, 578-4, 614
petitions presented by	750, 1027, 1908
appointed on standing committee	
mileage of	99-100
chairman committee of the whole	
resolutions effered by	
Kallander, Martin, Ontonagon, etc., district:	
introduced	7, 661, 662, 663, 664, 684, 923
notices given by	
bills introduced by	
patitions presented by	
appointed on standing committee.	
mileage of	
Kelley, Mark N., First district, Lapeer county:	
introduced	H R No 815
petitions presented by	
notices given by	
bills introduced by	
appointed on standing committee.	
mileage of	
Killean, John, First district, Kent county:	
introduced	905 494 497 498 490 490
bills introduced by 20,	
notices given by	
petitions presented by284-5, 286, 353, 402, 815, 830, 875, 896, 955, 1170-1	
appointed on standing committee.	
mileage of	
chairman committee of the whole	
appointed on special committee.	
Kirby, William J., Second district, Kalamazoo county:	TT D 37. PAG 504
introduced	
petitions presented by	
÷ •	
bills introduced by appointed on standing committee	
mileage of	
chairman committee of the mbale	

Pagi
Lakey, Albert L., First district, Kalamazoo county:
introducedH. B. No. 8, 36, 75, 128, 189, 154, 182, 240, 283, 842, 885, 886, 454, 670, 671, 695, 816, 817, 8
notices given by
bills introduced by61, 103, 142, 195, 231, 255, 272, 340-1, 386, 426, 459, 511, 583-4, 584, 588, 614-5, 61
petitions presented by
appointed on standing committee
mileage of
chairman committee of the whole
appointed on special committee
resolutions offered by
Lincoln, Lansing E., Huron county:
introduced
bills introduced by
notices given by
petitions presented by408, 487, 826, 1268-
appointed on standing committee
mileage of
chairman committee of the whole
appointed on special committee22, 48
Linton, William S., Second district, Saginaw county:
introduced
petitions presented by94, 97-8, 875, 940, 1202-3, 1256, 1873, 1894, 220
notices given by
bills introduced by
appointed on standing committee62-
mileage of
chairman committee of the whole
resolutions offered by
testimony of, Dakin trial
Makelim, John, First district, Sanilac county:
introduced
notices given by
petitions presented by
bills introduced by61, 459, 511, 569, 615-
appointed on standing committee
mileage of
chairman committee of the whole
appointed on special committee
resolutions offered by
question of privilege by
Markey, Daniel P., Ogemaw, etc., district:
introduced
(see Speaker of the House of Representatives.)
notices given by
petitions presented by
bills introduced by
mileage of
elected Speaker 7-
chairman committee of the whole
silver service presented to
response to presentation by
address closing the session
Manly, Charles H., First district, Washtenaw county:
introduced
notices given by
bills introduced by
The state of the s

	Page
	rles H., First district, Washtenaw county:
appoi	ated on standing committee
	ge of
	nan committee of the whole
	ited on special committee
	tions offered by
addro	ss by, on Robertson memorial
	Dakin trial
	t entered by
	, James W., First district, Allegan county:
	uced
	s given by
petit	ons presented by
bills :	ntroduced by
	ited on standing committee
miles	ge of
chair	nan committee of the whole
addr	ss by, on Case memorial
McGregor,	John A., Fourth district, Saginaw county:
intro	nced
notic	s given by141, 165
petiti	ons presented by
bills	ntroduced by
appo	nted on standing committee
miles	ge of
chair	nan committee of the whole
McKie, Ja	nes L., Second district, Berrien county:
intro	uced
	ons presented by93, 371, 493-7, 488, 685, 1022-8, 1131, 1227, 1316, 1347-8, 1367-8, 1395-6, 1836
_	s given by
bills	ntroduced by
	nted on standing committee
	ge of
	nan committee of the whole
	nted on special committee
	tions offered by
	Neal, Third district, Kent county:
	uced
	s given by
	ntroduced by
	ons presented by403, 639, 654, 715, 848, 1170, 1202, 1908, 1934
_	nted on standing committee.
	ze of
	nan committee of the whole 2036-7
	tions offered by
	hn, First district, Marquette county:
	uced
	s given by
	atroduced by
	ons presented by
pould	nted on standing committee
	re of
	t Y., First district, Wayne county:
	uced
notic	s given by
	1troduced by
	ons presented by94, 116, 374, 408-9, 409, 638, 377-8, 976-7, 1069, 1203, 1229, 1319, 1418, 1560

	. Pagi	
Ogg,	Robert Y., First district, Wayne county:	۴.
	appointed on standing committee	4
	mileage of	00
	chairman committee of the whole	5
	appointed on special committee	5
	resolutions offered by	5
	cane presentation by	9
	explanation of vote by1809, 181	ı
	protest entered by 2087-	8
O'Ke	efe, Richard D., Second district, Sanilac county:	
	introduced	8
	notices given by 296. 87	
	bills introduced by	4
	joint resolutions introduced by	
	appointed on standing committee.	
	mileage of	_
	chairman committee of the whole	
	objection made by, to Dakin's statement	
	testimony of, Dakin's trial 1634	
	question of privilege by	
Ovio	tt, George, Wexford county:	_
~ 1 24	introduced	7
	848. 849.	٠.
	notices given by	10
	bills introduced by61-2, 168, 210-1, 230, 363, 540, 618-9, 619, 65	
	petitions presented by	
	appointed on standing committee	
	chairman committee of the whole	
	appointed on special committee	
_	resolutions offered by	520
Parc	lee, Amaziah B., Second district, Ionia county:	
	introduced	
	notices given by	
	bills introduced by	
	petitions presented by	
	appointed on standing committee	
	mileage of	
	protest entered by 2067	-8
Perl	ins, Edwin Z., Cheboygan, etc., district:	
	introducedH. B. No. 81, 96, 114, 115, 116, 117, 118, 119, 120, 121, 122, 149, 233, 234, 235, 247, 248, 26	7,
	268, 290, 321, 322, 323, 324, 325, 326, 327, 417, 418, 596, 634, 635, 850, 851, 852, 853, 854, 855,	
	petitions presented by58-9, 82, 116, 1010-1, 1027, 1060, 1088-9, 1130-1, 1142-3, 1297, 1349, 20	
	notices given by	
	bills introduced by148-4, 168, 190-1, 232, 323, 342, 355, 387, 421, 421-2, 422, 464, 553, 572, 620-1, 63	
	appointed on standing committee	4
	mileage of	00
	chairman committee of the whole	-7
	resolutions offered by	32
Peti	it, William H. H., Second district, Hillsdale county:	
	introduced	57
	petitions presented by	
	bills introduced by	21
	·	68
	appointed on standing committee	-4
	mileage of	
Pier	ce, Ansel B., Second district, Wayne county:	
	intendenced U. P. No. 470, 471, 479, 8	

794	Pag
Pierce, Ansel B., Second district, Way	
. •	
	6
	le
Powers, William, First district, St. Cl	
	H. B. No. 16, 241, 404, 85
	e
_	e
Preston, S. Horace, First district, Ingl	
	H. B. No. 71, 477, 478, 859, 860, 861, 862, 863, 864, H. J. R. 11, 16
	127, 422, 515, 523, 63
	499, 500
	1569, 1873, 1876, 1908, 2550-1
	62-4, 101
	6277
Reader, George H., Mason county:	
introduced	
bills introduced by	429-80, 465
appointed on standing committee	)
mileage of	99-100
chairman committee of the whol	e1502-8
resolution offered by	
Rentz, Theodore, First district, Wayn	e county:
introducedH. I	B. No. 28, 42, 162, 582, 583, 606, 607, 865, 866, 867, 868, 869, 870, 871, 872
bills introduced by	
	95, 188, 208, 507, 537, 565, 566, 594
	976, 1846, 1873, 1991
<del>-</del>	B
_	99-100
	6
	1841
Robinson, James W., First district, Mo	
	H. B. No. 15, 66, 185, 186, 294, 347, 429, 621, 677, 878, 874, 875
	68, 126, 278, 417, 427, 465-6, 569-70, 564, 623, 634
	2, 280, 870, 890-1, 891-2, 441-2, 488, 714, 1201, 1548, 1559-80, 1850, 2453
	99-100 99-100 2128
	2150 
<del>-</del>	11,55
Robinson, Robert, Second district, Mu	
•	
Sharmar an american committee	

Robi	inson, Robert, Second district, Muskegon county:	Pags.
IOU	mileage of	00.100
	resolution offered by	
_	·	
Rog	ers, Jeremiah M., Barry county:	
	introduced	
	notices given by	
	bills introduced by	
	petitions presented by825,	
	appointed on standing committee.	
	mileage of	99–100
Rou	nsville, Frank G., Livingston county:	
	introduced	H. B. No. 204, 304, 878
	notices given by	
	bills introduced by	279, 418, 624
	petitions presented by	872, 555, 1128, 1248, 1489, 1819
	appointed on standing committee	
	mileage of	
	chairman committee of the whole	
	appointed on special committee	1959
	resolution offered by	
D\	nsey, Marshall E., Second district, Ingham county:	
Rull	introducedH. B. No. 1, 34, 52, 173, 174, 175, 209, 221, 310, 311, 368, 369	970 440 4E0 4E1 4E0 E90 E01
	602, 603, 604, 672, 673, 674, 879, 880, 881, 882, 883, 884, 885, 886, 887, 888, H	•
	bills introduced by18-9, 103, 124, 271, 297, 301, 310, 419, 430-1, 510, 51	
	notices given by60, 86, 206, 229, 270-1, 290	
	petitions presented by	
	joint resolutions introduced by	
	appointed on standing committee	
	mileage of	
	chairman committee of the whole	· · · · · · · · · · · · · · · · · · ·
	appointed on special committee	
	resolutions offered by12, 58, 78, 180, 276,	
	address by, on Case memorial service	
	testimony of, Dakin trial.	
	questions of privilege by	400, 2078-9
Sim	pson, Emery H., First district, Van Buren county:	
	introduced	
	petitions presented by111, 639, 1851-2, 1896, 1559, 1819,	
	notices given by	·
	bills introduced by	
	appointed on standing committee	
	mileage of	
	resolution offered by	11
Snov	w, Byron A., Third district, Saginaw county:	
	introduced	
	notices given by	
	petitions presented by	
	bills introduced by25	<b>5, 255-6, 385, 4</b> 57-8, 458, <b>572,</b> 875
	appointed on standing committee	62-4
	mileage of	99-100
	chairman committee of the whole	1937-8
	appointed on special committee	1146, 1392
	manager Dakin trial	
	address by, on Dakin trial	1779-82
	explanation of vote on Dakin trial.	
	protest entered by	
	question of privilege by	

Spencer, James W., Second district, Tuscola county:	Paga
introduced	H. B. No. 125, 182, 164, 286, 274, 550, 899, 890, 89
notices given by	
bills introduced by	
petitions presented by	
appointed on standing committee	
mileage of	
chairman committee of the whole	
resolutions offered by	
Stuart, Patrick, First district, Wayne county:	
introduced	U D No 9 7 54 190 449 409 90
bills introduced by	
notices given by	
petitions presented by	•
appointed on standing committee	
mileage of	
explanation of vote on Dakin trial	
birthday of.	
chairman committee of the whole	
_	
Thompson, Henry W., Delta, etc., district:	27 To 37 To 100 To 100 To 100
introduced	
notices given by	
bills introduced by	
petitions presented by	
appointed on standing committee	
mileage of	
chairman committee of the whole	-
appointed on special committee	
resolutions offered by	
address by, on Robertson memorial service	
manager of Dakin trial.	
prayer by, at opening of sessions	
Tindall, Jefferson K., Second district, Oakland county:	
introduced	
notices given by	
bills introduced by	
petitions presented by	
appointed on standing committee	
mileage of	
chairman committee of the whole	•
resolutions offered by	17, 446, 2582
Van Orthwick, Aaron A., Branch county:	
introduced	H. B. No. 84, 100, 521, 894, 895
notices given by	
bills introduced by	
petitions presented by	
appointed on standing committee	
mileage of	<del>99</del> -100
Vickary, Walter, Second district, Marquette county:	
introduced	
notices given by	102, 879, 564
bills introduced by	
petitions presented by	
appointed on standing committee	•
mileage of	
resolution offered by	

Vroman, John J., Fourth district, Wayn	e county:
	H. B. No. 897, 898, 899, 900, 901, 902
petitions presented by	
notices given by	565
bills introduced by	
appointed on standing committee	
	<del>99-</del> 100
	5-8
report as to, final	
Washburn, Norman B., Second district,	
	H. B. No. 255, 272, 314, 617, 903
	67, 307, 381, 455
	372, 402-3, 524, 637, 1013, 1226, 1255, 1316, 1319, 1894, 1976, 2201, 2224
	99–100
- · ·	
Watson, Frank H., Second district, Shia	•
	9, 455, 456, 457, 564, 610, 611, 612, 618, 658, 654, 676, 701, 904, 905, 906
	60, 95, 112, 150, 252, 882, 416, 564
	94, 97, 288, 804, 369, 392, 681, 830, 847, 875, 1351, 1878
	168, 189, 271, 511, 511-2, 512, 543-4, 568, 574-5, 575, 584, 589, 628
	99-100
<del>-</del>	
	2127
Watson, Henry, Second district, Montca	
	H. B. No. 29, 98, 181, 201, 205, 230, 292, 293, 341, 489, 561, 562, 907
	77, 114, 141, 187, 209, 270, 308, 379, 888, 397, 398, 415, 454
=	
	260, 284, 804, 325, 326, 327, 348, 349, 870, 374, 404, 404-5, 442, 714, 847,
877, 809, 925, 928, 1169, 1201, 1348, 1365	
Watts, John W., Second district, Jackson	
	H. B. No. 172, 485, 486, 487, 581, 908
,	
	271, 516, 516-7, 517, 546, 629
	353, 401, 1202, 1988-9, 2274
	2182
the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract o	
Webber, Andrew J., First district, Ionia	
	B. No. 37, 79, 145, 146, 195, 196, 356, 357, 519, 520, 651, 652, 679, 909
	86, 132, 187-8, 209, 254-5, 863, 880

Webber, Andrew J., First district, Ionia county:	Page.
petitions presented by116, 221, 299, 826, 405, 488, 525.	. 505_A AR1 890 998 1989 1846 1874 2901 2317_9
appointed on standing committee	
mileage of	
appointed on special committee	
resolutions offered by	
protest entered by	
Wellman, Charles, Second district, St. Clair county:	
introduced	., 302, 491, 551, 552, 553, 554, 655, 656, 657, 910, 911
notices given by	
petitions presented by	80, 287, 287-8, 402, 441, 555, 653, 1270, 1895
bills introduced by	
appointed on standing committee	
mileage of	
chairman committee of the whole	
resolutions offered by	
Williams, Thomas H., First district, Jackson county:	•
introduced	
notices given by	
bills introduced by	
petitions presented by	
appointed on standing committee mileage of	
chairman committee of the whole	
appointed on special committee	
resolutions offered by	•
explanation of vote by, Dakin trial	
Williams, Walter W., First district, Eaton county:	
introduced	H. B. No. 76, 120, 216, 916, 917, 918
notices given by	
bills introduced by	
petitions presented by	
appointed on standing committee	
mileage of	
chairman committee of the whole	
resolution offered by	
vote objected to	
protest as to vote of	2087-8
Wilson, Farwell A., Midland, etc., district:	
introduced	
notices given by	
bills introduced by	
petitions presented byappointed on standing committee	
mileage of	
chairman committee of the whole	
appointed on special committee	· · · · · · · · · · · · · · · · · · ·
resolutions offered by	
question of privilege by	The state of the s
record of vote corrected	
Wood, Henry L., Gratiot county:	
introduced	9, 191, 864, 367, 590, 591, 592, 920, 921, H. J. R. 2
notices given by	
bills introduced by	
petitions presented by	
joint resolutions introduced by	87
BUUDINIA ON KIRNUNK COMMILIA	62-4

Wood Honer I. Constitute company.	Page
Wood, Henry L., Gratiot county: mileage of	00.10
chairman committee of the whole	
resolutions offered by.	
explanation of vote of, on Dakin trial	
question of privilege by	
Memorial (see petition).	2010
Gettysburg, Governor's message as to	29.1
page to General John Robertson.	
service, General John Robertson	
page Hon. Ovid N. Case	
service Hon. Ovid N. Case	
pamphlet Hon. Ovid N. Case issued.	
Merchants and manufacturers' exchange.	
Message of Governor Alger, biennial	
of pardons	
Luce, inaugural	
divided to committees	
of approval278, 294-5, 300, 359, 367-8, 451, 488, 530, 561, 645-6, 661, 690	
801, 821, 835-6, 860, 886, 917, 942, 960-2, 987-8, 1023, 1029, 1064, 1098, 1123-4.	
1166, 1172-3, 1213, 1307, 1332, 1355-7, 1377, 1561, 1829, 1968-7, 2017, 2098,	
2208-10, 2248, 2294-5, 2367, 2392-8, 2426, 2464-5, 2510-2, 2620, 2654-7, 2745-7, 2	
2903-12.	
as to Cass statue	267-4
Ohio semi-centennial	
University bill	
invitation to reception by	
joint convention for	
pardons	
protest against as to Mining School	
as to action as to University bill	
publication of	
referred to committee	68
veto boards of supervisors	1171-5
Marine City	
University bill	2512-{
Messenger assigned to committee rooms	96
for chief clerk authorized	
olerk	18
Governor	
appointed	
authorized	
Journal clerk appointed	
authorized	
postmistress appointed	
reporters authorized	
Sergeant-at-arms authorized	
Speaker authorized	
Messengers, appointment of	
authorized, ten	
badges	
mileage of	
Metcalf, Willie, appointed messenger	
mileage of	
Michigan assistants of prosecuting attorneys, petition of	
associated press reporters assigned seats	
Asylum for Insane, estimate of appropriation	1830-7
Williams Academic manifestor on to	

	Page
Michigan School for the Blind, invitation to visit	
semi-centennial, Governor's message as to	
State Reform School (see Reform School).	
Mikado, petition as to	
Mileage of clerks and employés	
employés and officers	•
members	
and officers authorized	
officers and employés authorized	
Militia, Governor's message as to	
Military Academy, congratulations to	
Governor's message as to	
Mills, Horatio, reason why pardoned	
Miller, Lewis M., Secretary of Senate	
Miller, Rev. Mr., prayer by	
Wm. H., appointed committee clerk.	-
mileage of	
recommendation as to	
resolution as to extra pay to	
pay of	
statement by as to Soldiers' Home testimony	
Mineral industries	
water bills for	
resolution as to.	
Mines, School of (see School of Mines).	
Mining leases, petition as to	1191_9
School, Governor's message as to	
protest as to	
Minority of election committee dissent.	
fisheries committee dissent	
report as to pay of Upper Peninsula members	
Misfeasance of Representative Dakin charged	
Mominee, Victor, reason why pardoned	
Monroe, Charles J., address by	
president joint convention	
pro tem Senate	
Moore, James H., reason why pardoned	
Mormons, Governor's message as to	
Morse, Mark C., messenger for Sergeant-at-arms	
Ward, mileage of	
Mortgages, assessment of bill for.	
foreclosures	
petition as to	
Mount Clemens, bill to establish park in	
Municipal suffrage	
petition as to	
Mutual benefit associations	
list of	
report of committee on	
fire insurance companies, resolution as to	
life insurance companies, list of	
report of committee on	
resolution as to	
Muskegon, petition as to	899
Narcotic, hygiene, petition as to	1836
National drill, honors won by Michigan companies	

<b>37</b> -1	Was 3 amount to 3 marrows are	P	G)
Netson	, Fred., appointed messenger		_
<b>3</b> 74	Timothy, Speaker third House, communication from		
-			
Newspa	aper bill, veto of		
<b>NT.</b>	charges of bribery, resolution as to2842-3, 2716, 2775	•	
Memsbe	apers and certain officers, Daily Journal to		8
	to have Daily Journal		
	sale of in House.		2
	Geo. W., reason why pardoned		•
	rn Asylum for Insane, Governor's message as to		4
Norma	l School, estimate of appropriation		
	Governor's message as to		4
	report of committee on		
Notarie	es public, communication as to names of		19
	Governor's message as to	-	8
	s given by—		
Mr.	Abbott		
	Allen		
	Anderson		
	Ashton	B25,	88
	S. Baker		
	W. A. Baker	379,	59
	Bardwell	208,	82
	Bates	23,	38
	Baumgardner	156,	56
	Beecher165, 278, 340, 8	362,	53
	Bettinger	-8,	38
	Bentley94, 150, 414, 4		
	Breen		
	Brock		
	Burr		
	Cannon	•	
	Case		
	Chamberlain		
	Chapell		
	Chapman		
	Cole	-	
	Crocker		
	Cross		
	Dakin		
	Damon. 66, 114, 209, 3	-	
	Dickson		
	Diekema. 141, 278, 301, 50		
	Dillon		
	Dougherty 60, 112, 22		
	Douglass. 278, 296, 30	-	
	Dunbar		
	Eldred 77, 122, 208-9, 300, 881, 36		
	Engleman		
	Goodrich 66, 113, 209, 45		
	·		
	Green	-	
	Grenell		
	Haskin		
	• • •		
	Hill		
	Hoaglin	U, 51	*

Notice	riven by—	LGE,
Mr.	Hoobler	<b>38</b>
	Hosford	351
	Houk	
	Hunt	
	Jones	
	Kallander 85.	
	Kelley	
	Killean 95, 296, 415, 535,	
	Kirby	
	Lakey	
	Lincoln	
	Linton	
	Makelim	•
	Markey	
	Manly 66, 112, 278, 225,	
	McCormick	
	McGregor	
	<del>-</del>	
	McKie	
•	McMillan	
	Manly 165,	•
	Ogg	
	0'Keefe	
	Oviatt	
	<b>-</b>	123
	Perkins	
	Pettit	
		165
	Powers	
	Preston	
	Rentz	
	Robinson, J. W	
	Rogers86,	
	Rounsville	
	Rumsey	586
	Simpson	
	Snow	422
	Spencer	536
	Stuart	456
	Thompson113,	507
	Tindall	455
	VanOrthwick113, 132,	187
	Vicksry	564
	Vroman	565
	Washburn	455
	Watson, F. H	564
	Watson, H	454
	Watts	<b>)-10</b>
	Webber	380
	Wellman	4-5
	Williams, T. H	
	Williams, W. W	
	Wilson	
	Wood	
Nye, Ma	rvin H., appointed committee clerk 94, 106,	
	extra pay to	

O.

	raue,
Oath of officers administered by clerk	•
office to officers	
Official salaries, Governor's message as to	
Officers and boards, Governor's message as to	
mileage of	•
authorized	
of the House, mileage authorized	78
Ogg bill (see convict labor).	
Ohio, invitation from	
Legislature, invitation from	
of, accepted	
Old People's Benefit Society	
Life Insurance Company, of Jackson	
petition of	
O'Leary, Patrick, reason why pardoned.:	
Orchard Lake Academy, Governor's message as to	
Order, rules of, for Dakin trial	
question of, as to Marine City	
Organization of House	
O'Rourke, Edgar, reason why pardoned	11
Osmun, G. R., Secretary of State.	10077 90
Owosso school district, petition as to	
Owoso school district, petition as to	
•	
Р.	
Paper wads, resolution as to	OEAO
Pardon, Board of, Governor's message as to	
message of Governor Alger	
power, Governor's message as to	
Park in Mt. Clemens, bill for	
James A., petition of	
Parnell, Charles Stewart, resolution as to	
Pattison, Clarence A., appointed messenger.	
mileage of.	
Pay certificates, final, resolution as to	
of engrossing and enrolling clerk	
Peck, Frederick N., received votes for engrossing and enrolling clerk	
Peninsula State Mutual	
Pensions, resolution as to	
soldiers', resolution as to	
People's Co-operative Society, of Battle Creek	
petition of	1992-5
Petitions (every petition printed at length is indexed here—no others are).	
Petition as to age of consent	261, 327, 442-4, 440-1
Agricultural College	927-8
aliens	
Almont and Pine river	
Alphonzo Button	
assessment of property	
Bay City	
county bridge	749
Black lake	1820
board insurance rate	1298
bridges	440

18	to capital punishment	
	Catholic Church property878, 405,	
	compulsory education	
	convict labor bill	
	corporations holding land	
	county examination of teachers	
	dairy products	
	Deep River township	
	drain law	87
	drainage in Saginaw county	
	druggists	
	equal suffrage	
	drunkenness	
	evergreen	182-
	ex-prisoners of war	
	frauds in Detroit	
	fraudulent voting	
	feeble-minded children	
	free school books for Detroit	
	fees of registers	
	forestry law	
	game wardens	
	garnishee law	
	Grand Rapids	
	Gettysburg battlefield	
	highway bridges	
	Holbrook bill	
	hours of labor	
	hunting and fishing	
	<del>-</del>	
	Imlay City	
	Ingersoll township	
	insurance report	
	bureau	1349-50
	Ionia county house	
	Jamestown bridge	
	judicial districts	
	judges of probate	402
	justices' bonds	110-1
	laboratory of hygiene	
	labor bill	
	debts	
	interest	
	laboring men	
	liability of employers	neen en
	life insurance	
	license to engineers	
	liquor near Soldiers' Home	371-2
		1921-2
	sale of	
	near Soldiers' Home	
	Luce county	468-9
	Maple river	896-7
	merchants' exchange	98
	Mikado township	1365-6

Petition as to	mining leases1	121-2
	mortgages	814-6
	municipal suffrage	, 2274
	Muskegon	
	Mutual Benefit Society, of Battle Creek	992-t
	insurance14	<b>39-4</b> 0
	narcotic hygiene	1836
	Owosso school district	
	passenger tariff on railroads	
	Presque Isle county indebtedness.	
	prison labor bill	
	protection of fish.	116
	purity of elections	
	bill	
	public schools.	
	railroad fare	
	repeal of Baker conspiracy law.	•
	relief for soldiers	
	Saginaw City 1	
	St. Ignace.	
	sale of chattels	
	liquor near Soldiers' Home	
	sanitary convention 2114.	
	school district in Sidney	
	sheriff.	
	soldiers' bounties. 286-7, 304, 352, 369, 370, 371, 404, 406, 441-2, 5	
	681, 714, 750, 929, 1069, 1848,	i <b>o∪</b> ~0,
	State House of Corrections.	OKOK
	store order scrip 1202.	
	street railways	
	superior court	
	taxation	
	ungraded schools	
-41-	United States senator 80-2, 98, 13	
OI DO	ard of supervisors of Allegan county111-5	
<b></b>	Presque Isle county	
	ickeye Legislative Club	
	hicago Lumber Company	
	aniel H. Waters	
	etroit bar	
	electic Society of Michigan	
	F. Conley	
	tuable Life Insurance Company	
	rand Rapids	
	enry Chamberlain93, 97, 2	
	omeopathic Medical Society2	
	aul Weitzel	
	ginaw City2	
	andard Life Association1	
	anton	
	ate Teachers' Association	
	pervisors of Antrim county	
	ravelers' Protective Association	
Petitions to be	e handed in without reading	1934
Petitions pres		
	tt	
	374, 448-4,	
Ander	rson	520-1

Ashton	
W. A. Bak	er
Bardwell	
Bates	
Baumgard	ner
Beecher	
Bettinger.	
Bently	208, 872, 408, 688, 663, 880, 1121, 1201, 1316-7, 1318, 1905, 2002,
Breen	
Brock	
Burr	111, 208, 524, 638, 1
Cady	
Cannon	
Case	
Chamberle	in65, 198, 208, 408, 408-4, 810, 877, 1
Chapell	
Chapman.	
Cole	93, 858, 858-4, 854, 872, 440, 1027, 1229, 1976, 1988, 5
Crocker	
Oross	
Dakin	
Damon	
Dickson	
Diekema	
Dillon	
Dougherty	
Douglass	
Dunbar	
Eldred	
Engleman.	
Goodrich	
Green	
Grenell	80-1, 98-4, 115, 849, 852-8, 408, 634-5, 689, 658-4, 681, 685, 874-5, 896, 1199, 1200, 1202, 1
1819, 2096	7, 2391, 2399.
Harper	408,
Haskin	
Herrington	
Hoaglin	
Hoobler	
Hosford	
Houk	
Hunt	
Jones	750, 10#7, 1
Kallander.	849, 1
Kelley	
	64-5, 81-2, 405, 441, 1121, 1872-8, 1894, 2114, 1
	408, 487, 828, 120
	94, 97-8, 875, 940, 1202-8, 1256, 1873, 1894, 9
Linton	KA KA
Linton Makelim	
Linton Makelim Markey	

Petitio	s presented by—	GW.
Mr.	McGregor	
	McKie98, 871, 496-7, 488, 685, 1022-8, 1131, 1227, 1316, 1347-8, 1367-8, 1395-6, 1	
	McMillan	984
	Mulvey	
	Ogg94, 116, 374, 408-9, 409, 638, 877-8, 976-7, 1069, 1208, 1229, 1319, 1418, 1560, 1823, 1907, 2097, 23 2431-2, 2462.	
	Oviatt	905
	Pardee	
	Perkins	
	Pettit	
	Pierce	
	Powers	
	Preston	
	Reader	
	Rentz	001
	Robinson, J. W80, 181, 181-2, 280, 370, 890-1, 391-2, 441-2, 488, 714, 1201, 1548, 1559-60, 1820, 2	100 100
	Robinson, R	
	Rogers	
	Rounsville	
	Rumsey	
	Simpson	
	Snow	
	Spencer	
	Stuart	
	Thompson 1	
	Tindall	822
	VanOrthwick	
	Vickary847, 975, 2	185
	Vroman	B69
	Washburn	
	Watson, F. H94, 97, 288, 304, 369, 392, 681, 830, 847, 875, 1351, 1	878
	Watson, H97, 197-8, 280, 284, 304, 325, 326, 327, 348, 349, 370, 374, 404, 404-5, 442, 714, 847, 877, 8 925, 928, 1169, 1201, 1348, 1365, 1395, 1418, 1441, 1836, 1845, 2084-6.	
	Watts	274
	Webber	7_9
	Wellman	RO5.
	Williams, T. H	
	W. W. Williams	
	Wilson	
	Wood	
Petosk	y, report as to	
	, F. W., secretary third House, communication from	
p	testimony of in Dakin trial 173	
Pieno f	or Governor's room authorized 1019, 10	-
1 14110 1		)34
Dianud	David, reason why pardoned	72
	innie, reason why pardoned	76
	ver, petition as to	
		188
	choes, by clerk	
	anguage, Governor's message in	68
		100
rortage		25
	cales, resolution as to	
	ce, legislative, hours to be open	20
	ster, resolution as to	18
Postmi	tress, appointment of messenger by	65

Destruistance author		Page
		10
Prayer by Nev. Mr.		
		197
		, 924, 1012, 1027, 1080, 1112, 1119, 1170, 1314, 1418, 155
	* * * *	184, 2197, 2201, 2273, 2291, 2317, 2391, 2484, 2507, 250
	Graham	
	Jameson	
	Lewis	
	Miller	
	Roberts	328, 554, 825, 896, 974, 1022, 1142, 1199, 1636, 193
	Riley	161, 280, 368, 632, 926, 1068, 2183, 289
	Thompson	57, 196, 597, 680, 814, 829, 1088, 1268, 2064, 224
Presentation of can		
President of the Un	ited States, resolution as to	
Printing immediate	effect laws authorized	
Prison (see State pr	ison).	
labor, Gover	nor's message as to	40-1
petitic	on as to	971
made goods,	resolution as to	
Prisons and prisone	rs, Governor's message as to	
Privilege, question	of (see question of privilege).	
	by Mr. Chapman	
	Hosford	
	Makelim	
	O'Keefe	
	Rumsey	
	Snow	
	Washburn	2077
	Wilson	
	Wood	
Prize fighting, Gove	rnor's message as to	
Probate judges, to h	ave daily Journal	x
Proceedings under o	call (see call of the House).	
Prohibitory amenda	ment, frauds in Detroit, vote on	
Prohibition, resolut	ions as to	
use of h	nall to discuss	1105
Prosecuting attorne	ys assistants, petition of	
Protective life assoc	eiation	
Protest as to execut	ive action	
life ins	surance bill	
metho	d of voting	
Univer	rsity bill	
Henry	Burr taking seat	5-7
John J	. Vroman taking seat	5-7
	Mr. S. Baker	
-		
	Chapell	

		PAGE
Protest entered by Mr. Co	rocker	7–8, <b>2</b> 718–9, <b>2765–</b> 6
D	unbar	2087-8
H	oaglin	,2087-8
H	osford	2087-8
· M	[anly	2087-8, 2718-9
Oį	- -	2087-8
	ardee	
Sr	10W	2087-8
w	ashburn	2087-8
	H. Watson	
	atts	
	Tebber	
	7. W. Williams	
	s to	
Public school (see State p		
	tition as to	1199. 1227
	ns as to	•
2	•	
	${f Q}.$	
Onartermaster General	estimate cost of bounties by	
	Mr. J. Makelim	
	Chapman	-
	Goodrich	
	Hosford	
	O'Keefe	
•	Rumsey	
	Snow	- · · · · · · · ·
	Washburn	
	Wilson	
	Wood.	
Onestion of order ser to M	arine City	
Accessor of older we to M	an m. O. O. O. O. O. O. O. O. O. O. O. O. O.	
	<u>_</u>	
	R.	
Reilmad aid hands wanne	rt as to	1969
	n as to	
	s to	
· <del>-</del>	ement of	
	ernor's message as to	
	in Detroit	
• -	of, Governor's message as to	
	ts for seat of Henry Burr	
	ant, report as to	
COLIVEST	resolution as to	
Randall Mrs N E anno	inted postmistress.	•
	vintment of messenger by	
	age of	
	mistress, resolution as to	•
·	ssioner of insurance, statement by	
	to	
	10	
•	, invitation to	
•	as to	
	appropriation for	
	appropriation for	
	's message as to	1904.6

	Page.
Registers, fees of, petition as to	. 274-6
Reilly, John A., reason why pardoned	
Religious service asked of resident clergy	. 1
Remonstrance (see petitions).	
Reporter Detroit Tribune, resolution as to	. 851
Reporters, assigned seats	. 290
mail carried for	109
messenger for authorized	12
resolution as to	
of thanks to.	
Report as to Agricultural College	
Andrew Healey	
badges	
•	
centennial celebration	
Harbor Springs	
Marine City	
Petoskey	
railroad aid bonds	
Saginaws (see House bill No. 667)	
of Auditor General, Governor's message as to	23
committee to investigate Representative Dakin	1304
visit Saginaws	1416-
on charges against M. H. Dakin	1415
elections	327-6
(majority, minority)	
elevator	
Lyons flood	
Michigan Asylum for Insane	
mileage	
normal school	
Reform School	
School of Mines	
Soldiers' Home testimony	
State House of Correction	
Public School	
University	
Fish Commissioners1	
minority as to pay of Upper Peninsula members	1005-6
special committee on insurance144	1-1547
as to charges against Governor Luce	217-9
Reports of committees on bills (for report as to any particular bill see bill history preceding this index).	
Reports of committee on clerks	
fisheries	1043-9
Soldiers' Home	816-90
supplies	<b>2, 25</b> 01
as to eligibility of Governor Luce	
Henry Chamberlain's petition	
Resolution as to additional copies of Manual	
adjournment22, 57, 106, 193, 268-9, 393, 549, 581, 670, 676, 909, 1019, 1024, 1110	. 1111.
1117, 1315, 1558, 1818, 1954, 2092, 2187, 2278, 2297, 2484, 2617.	•
Andrew Realey 213	1. 2140
appropriations	
assistant janitress	
sergeant-at-arms	
	-
for stationery room	
postmaster	
asylum for insane criminals	. 58

Resolution as i	to badges	145
APOSOTALION SEE	for messengers.	192
	officers	
	bills printed.	868
	birthday of Representative Cross.	
	· · · · · · · · · · · · · · · · · · ·	1841
	Board of Corrections and Charities.	741
	bounties.	898
	Burr contested election	486
	candidates for senator	69
	carrying mail	107
	case for clerks' room	916
	centennial celebration	383-4
	charges against M. H. Dakin	1395
	Chas. A. Lee	2860
	clerk for Governor	, 226
	clerks' assistants	12
•	and employés	486
	clerk for committees	69
	cloak room keeper11	•
	committee clerks	•
	on manufactures	
	rooms78-9	-
	Soldiers' Home20, 270	
	daily Journal	
	during Dakin trial	
	sessions	
	Dakin investigation	
	trial	
	death of Gen. John Robertson.	
	Hon. Chas. E. Stuart	
	Ovid N. Case	825 825
	Detroit election frauds	
	distribution of manual.	
	by Secretary of State	
	election of senator	
	engrossing and enrolling clerk	10
	enforced attendance during Dakin trial	
	elevator	
	experimental agricultural station	
	expulsion of Representative Dakin	
	final adjournment	
	fisheries	824
	funeral of Gen. John Robertson	<b>41-2</b>
	game warden	67-8
	Governor's messenger	, 112
	government taxation	, 289
	Hon. Edward Breitung	825
	Patrick Stewart	967
	House Journal	2802
		2401
	indexes2722,	
	illuminating oil	484
		1200
	Insurance Commissioner	980
	The state of the s	2893 1083
		1000
	399	

investigation of State Public School	
Ireland	
janitor	
janitress	
John N. Foster	
joint convention	
rules of last Legislature	
Journal and files	
keeper of stationery	
Knights of Pythlas	
Lansing Journal, editor	
mineral water	
legislative manual	0, 1
life insurance	
investigation	
liquor tax	
limit of debate	. 1
loan of camp equipage	
Lorenzo Booth	
Lyons disaster	24.
mail	-
bag	
manuals 977-8, 1019, 1024, 1076,	
distribution of	
for employés	
to clergymen	
maps of land grants.	
Marine City.	
Mark Walters	
messengers	
method of voting	
Michigan Military Academy 25	
mileage	
of employés	
mineral water	
Mr. Ashton, address	
memorial pamphlet, O. N. Case	
mutual life and fire insurance companies	
benefit associations	
newspapers	
newspaper charges of bribery	
criticism	
O. D. Conger	198,
O. N. Case	. 1
memorial pamphlet	-
order of business	_
paper wads	
paying Representative Dakin's counsel	
pay of Charles A. Lee	
committee clerks	
G. B. Bergen	
John P. Austin.	
members	
sergeant-at-arms	
petitions	-
piano for Governor's room984, 16	
postal scales	8

	,	.gs.
Resolution as t	o poetmistress	13
	and assistant	59
	printing amendments to bills	
	bills	215
	Dakin testimony	
	,	2071
	Governor's message	68
	insurance report	
	prison-made goods	
	probibition	
	public acts	
	Quartermaster-General	<b>366</b>
	railroad bonds	890
	trains in Detroit	195
	Ralph vs. Burr	69
	R. B. Gilatt	851
	rebel flags	2622
	reporters1	05-C
	Representative Crocker	2110
	resident clergymen	12
	rules	68
•	of last House	7
	salary of Ovid N. Case	27-8
	Saint Patrick's day	967
	Saginaw City	
	School of Mines	64
	scissors and knives	242
	Senate amendments.	846
	ship canals	225
	State institutions	
	public school	
	soldiers	827
	Home	
	testimony	
	pensions	
	and Sailors' Association of Macomb and Saint Clair counties	
	stationery1	
	clerk	21
	stenographer for committee	69
	State swamp land interest fund	
	Seelah Reeve	
	temperature of hall	78
	United States senator	
	unsold swamp land	809
	use of hall	20-1
	Upper Peninsula prison	64
	visiting Ann Arbor244-5,	
	window curtains	1066
of c	censure on Representative Dakin	1815
	E. and E. clerks	2871
t		2827
	State printers	2777
		2881
	clerks	2854
		2450
r	pay attorneys in Dakin trial	1806
Resolutions, jo	pint (see bill histories just preceding this index).	

	ations offered by—	Page
Mr	fr. Abbott	1564, 2842-3, 274
	S. Baker	. 486, 1009-10, 286
	W. A. Baker	92, 178 <b>2, 2592, 26</b> 1
	Bardwell	
	Bates	31 <b>, 2291, 2662, 2</b> 57
	Baumgardner 12	8, 2420, 2653, 271
	Beecher	11, 283
	Bettinger	z
	Bentley	.20, 741, 809, 138
	Cannon	11, 12, 1
	Case	21
	Chapell	
	Chapman 10, 12, 20, 58, 68, 96, 239, 434, 701, 935	3, 980, 1196-7, 211
	Cole	
	Crocker	
	Cross	
	Dakin	
	Damon	
	Dickson	
	Diekema	
	Dillon	
	Eldred	
	Engleman	-
	Goodrich	
	Green	
	Grenell	
	Harper	
	Haskin 909, 111	
	Herrington	
	Hill	
	Hoaglin .	
	Hosford16-7, 58, 106, 219, 242, 230, 891, 892, 1111, 1558, 1571, 1934, 2071, 2095, 2173	
	Jones	
	Lakey	
	Linton	•
	Makelim	
	Markey	
	Manly	
	McKie	
	McMillan	• •
	Ogg	
	Oviatt69	
	Perkins	324, 1568, 216
	Preston	
	keader	365-
	Rentz	184
	J. W. Robinson	112
	R. Robinson	110
	Rounsville	
	Rumsey12, 58, 78, 180, 276, 400, 505, 581,	845, 970, 1861, 290
	Simpson	
	Spencer	
	Thompson	
	Tindall	
	Vickary	
	Washburn	
	F. H. Watson	

Resolutions offered by—	Page,
Mr. H. Watson	180, 192, 242, 549, 977-8, 980, 1142, 2881
Watts	
Webber	
Wellman	
T. H. Williams	
W. W. Williams	
Wilson	
Wood	•
Reynolds, Frank, reason why pardoned	
Rice, Leonard C., appointed assistant janitor	
mileage of	•
Miss Minnie E., candidate for assistant postmaster	•
stationery clerk	
Riley, Rev. Mr., prayer by	
Robertson, Gen'l John, communication from funeral of, announced	
memorial, page to	•
·	1050-9
resolution as to memorial service	
Robinson, Henry A., presented for senator	•
received votes for senator.	
use of hall to	•
James, received vote for engrossing and enrolling clerk	
John J., mayor of Ann Arbor, invitation from	
Victor E., reason why pardoned	
Roberts, Rev. Mr., prayer by	
Rogers, Col. J. S., congratulations to.	
Rooms, assignment of, to committees.	•
Roper, Theopolis, reason why pardoned	
Rose, Henry M., appointed assistant engrossing and enrolling cler	
elected assistant engrossing and enrolling clerk	
milenge of	
resolution as to extra pay of	2805-6
thanks to	
Ross, Edgar L., appointed messenger	64
mileage of	-
Rules, amendment to	
of last legislature	
order for Dakin trial	
Ruling by the Speaker	
as to Marine City bill	
8.	
Saginaw City, committee to visit	
consolidation recommended	1416-7
member, charges against	1890-1, 1394, 1414-5
petitions of	
report of visiting committee	
county, drainage in petition as to	
Saginaws, consolidation of	
report as to (see H. B. 667)	
St. Ignace, petition as to	
St. Patrick's Day, resolution as to	
celebration of	
Salaries, official, Governor's message as to	

Rolled Trends D	PAGE.
Salsig, Joseph D., reason why pardoned	
Sanitary committee, Governor's message as to	
conventions, petition as to	
School books for Detroit, free, petition as to	
for the blind, Governor's message as to	
invitation to visit	
Indians, Governor's message as to	21-3
of mines (see mining school).	
committee on	
course of study	
estimate, appropriation of	
object of	
report as to	
teachers, petition as to	
Schools, petition as to	-
common, Governor's message as to	
Scissors, report as to	
and knives, resolution as to	
Secretary of State, certificates by of members of House	
communication from	
report as to manuals distributed	
to furnish account of distribution of manuals	1996
Semi-centennial celebration, message as to	
Governor's message as to	
Senate amendments, how treated	346
announced as organised and ready for business	11
Senate announced as ready to adjourn	2864
Senator, United States, election of	147-9
resolutions as to	21, 69
-Taraklam ad	
election of	148
petition as to	
	<del>29-3</del> 0
petition as to1	<del>29-3</del> 0
petition as to	29-30 1728
petition as to	29-90 1728 13 13
petition as to	29-90 1728 13 13
petition as to	29-30 1728 13 13 10-1 17
petition as to	29-30 1728 12 13 13 10-1 17
petition as to	29-80 1728 13 13 10-1 17 , 2869
petition as to	29-80 1728 13 10-1 17 , 2899
petition as to	29-30 1728 13 10-1 17 , 2869 22
petition as to	29-30 1728 13 10-1 17 , 2369 22 69-70 1704
petition as to	29-80 1728 13 10-1 17 , 2889 22 89-70 1704
petition as to	29-80 1728 13 10-1 17 , 2889 22 89-70 1704
petition as to	29-80 1728 13 10-1 17 , 2889 22 89-70 1704 89-74 75
petition as to	29-80 1728 13 10-1 17 , 2889 22 69-70 1704 69-74 75 405-6
petition as to	29-80 1728 13 10-1 17 , 2889 22 69-70 1704 69-74 75 405-6
petition as to	29-80 1728 18 18-10-1 17-7, 2889 22 69-70 1704 69-74 75-405-6 48
petition as to	29-80 1728 13 10-1 17 , 2889 22 69-70 1704 69-74 75 405-6 43 182 55
petition as to	29-30 1726 13 18 10-1 17 , 2899 22 89-70 1704 89-74 75 405-6 43 182 55
petition as to	29-30 1728 12 13 10-1 17 2809 22 89-70 1704 99-74 405-6 43 182 55 2863 1668
petition as to	29-30 1728 13 10-1 17, 2369 22 69-70 1704 69-74 49-74 49-74 49-74 182 55 2863 1668 1564
petition as to	29-30 1728 13 10-1 17, 2369 22 69-70 1704 69-74 49-74 49-74 49-74 182 55 2863 1668 1564
petition as to	29-30 1728 13 13 10-1 17 , 2899 22 69-70 1704 69-74 75 405-6 43 182 2832 1658 1564 496-9
petition as to	29-30 1728 13 18 10-1 17 , 2899 22 89-70 1704 89-74 89-74 405-6 43 182 2838 1658 1658 1668 898
petition as to	29-30 1728 13 18 10-1 17 2369 22 89-70 1704 99-74 405-6 43 182 55- 2683 1684 9-868 898

		Page.
Soldiers	' Home estimate, appropriation for	
	Governor's message as to	
	investigation ordered	
	petitions as to	181, 1069
	sale of liquor near	197-8, 871-2
	report of committee	665-9
	conference committee	907-8
	resolution as to	192, 225-6, 296
	testimony	709
	testimony at to be printed	670
	distribution of	
	prematurely published.	
	report as to	
	resolution as to.	
	pensions, resolution as to	
	relief for asked	
	resolution as to	
	n Michigan Mutual Association	14/8-54
Speaker	r (see name of D. P. Markey in list of members).	
	announcement by as to Ann Arbor visit	
	of standing committeemen by	
	appeal from decision of	
	assigns reporters to seats	
	closing address by	
	declaration of expulsion by	
	defers Messrs. Diekema and Herrington to House	
	election of	7-8
	messenger for	12
	pro tem (see name of E. N. Bates in list of members).	
	g	
	pro tem, election of	15
	pro tem, election of	
	pro tem, election of	, 2847, 2364, 2418,
	pro tem, election of	, 2847, 2364, 2418,
	pro tem, election of	, 2847, 2364, 2418, 
	pro tem, election of	, 2847, 2364, 2418, 
	pro tem, election of	
	pro tem, election of	, 2847, 2364, 2418, 
	pro tem, election of	
	pro tem, election of	2847, 2364, 2418,  1893 2882 2832 2802 862, 1110 2266-7 2091
Special	pro tem, election of	2847, 2364, 2418,  1893 2862 2832 2802 3802 1010 2206-7 2091 2592
Special (	pro tem, election of	2847, 2364, 2418,  1893 2862 2832 2802 3802 1010 2206-7 2091 2592
	pro tem, election of	. 2847, 2364, 2418, 
	pro tem, election of	. 2847, 2364, 2418,
	pro tem, election of	. 2847, 2364, 2418,
	pro tem, election of	2847, 2364, 2418,  1893 2882 2832 2802 362, 1110 2266-7 2091 2562 16 671 2558, 2621-2 2492-3
	pro tem, election of	2847, 2364, 2418,  1893 2862 2853 2802 3802, 1110 2266-7 2091 2592 16 671 2558, 2621-2 2492-3 1818
	pro tem, election of	2847, 2364, 2418,  1893 2862 2832 2802 2802 2001 2001 2563 16 671 2558, 2621-2 2492-3 1818 2129
	pro tem, election of	2847, 2364, 2418,  1893 2862 2832 2802 2802 2901 2502 16 671 2558, 2621-2 2492-3 1818 2129
	pro tem, election of	2847, 2364, 2418,  1893 2862 2802 2802 3802, 1110 2206-7 2091 2592 16 671 2558, 2621-2 2492-3 1818 2129 984 1564, 1817
	pro tem, election of	2847, 2364, 2418,  1893 2882 2802 2802 362, 1110 2266-7 2991 2592 16 671 2558, 2621-2 2492-3 1818 2129 994 1564, 1817
	pro tem, election of	2847, 2364, 2418,  1893 2882 2802 2802 2802 2802 2802 2001 2564 2001 2559, 2621-2 2492-8 1818 2129 994 1564, 1817 1220 129-81, 147-9
	pro tem, election of  presiding in chair	2847, 2364, 2418,  1893 2892 2892 2802 2802 2802 2802 2001 2502 16  671 2558, 2621-2 2492-3 1818 2129 984 1564, 1817 129-81, 147-9 2089
	pro tem, election of  presiding in chair	2847, 2364, 2418,  1893 2862 2853 2802 3802, 1110 2266-7 2091 2562 16 671 2558, 2621-2 2492-3 1818 2129 904 1564, 1817 129-31, 147-9 2069 2118, 2480-3
	pro tem, election of  presiding in chair	2847, 2364, 2418,  1893 2862 2853 2853 2802 3802, 1110 2266-7 2091 2592 16 671 2558, 2621-2 2492-3 1818 2129 994 1564, 1817 1220 11584, 1817 2019 2118, 2480-2 2017-18, 2674-88
	pro tem, election of  presiding in chair	2847, 2364, 2418,  1893 2862 2832 2802 2802 2802 2091 2562 16 671 2558, 2621-2 2492-3 1818 2129 984 1564, 1817 1220 1129-81, 147-9 2118, 2474-88 2017-18, 2674-88
	pro tem, election of  presiding in chair	2847, 2364, 2418,  1893 2862 2832 2802 2802 2802 2091 2562 16 671 2558, 2621-2 2492-3 1818 2129 984 1564, 1817 1220 1129-81, 147-9 2118, 2474-88 2017-18, 2674-88

		<b>.43</b> ,
Speci	al order soldiers' bounties	
	swamp land interest fund	
	Mining School	
	municipal suffrage	
	offenses against lives and persons.	
	Ovid N. Case	
•	Pine river	848
	University appropriation	
Squir	es, Rev. Mr., prayer by	:50
Stand	ard life association1512	-30
	petition of	<b>75</b> - 0
Stand	ing committees, addition to	64
	appointed	2-4
	message referred to	10-1
	of House of Representatives	12-4
	vacancies on, filled	
Stant	on, petition from	XC.
Storn	nont, George, first assistant Sergeant-at-arms	17
	mileage of101,	
State	board of fish commissioners, report of 1046-9, 1841	3-60
	health, communication from	<b>69</b> 1
	activity and the same of the s	23
	funds, statement of185	<b>10</b> -1
	Game and Fish Warden to publish laws	163 L
	Horticultural Society, petition of	
	House of Correction, estimate appropriation for	2 3
	Governor's message as to	
	petition as to	
		260
	Governor's message as to	, 53
		845
	expenditures of	276
	library, Governor's message as to	38
	book lost from.	827
	land, commissioner's report as to swamp land by986	
	office to prepare maps of land grants	
	Normal School, Governor's message as to	45
	officers, house Journal to	20
	printers, resolution of thanks to1861, 2	777
	prison, Governor's message as to	
	public school, estimate of appropriation.	
	Governor's message as to	
	investigation of	
	resolution to investigate	936
	resolution as to184	
	report as to	
	Reform School (see Reform School).	
	Governor's message as to	45
	Republican, reporter assigned seat	-
	swamp land indemnity	
	report as to	
	teachers' association	
	treasury, Governor's message as to	
	treasurer, information asked of	
	statement of funds by	
	troops, Governor's message as to	
	to visit Philadelphia.	

		Page.
State weather service, Gov	rernor's message as to	80
Statue of Cass, Governor's	message as to	88
report of o	commissioners	267-8
Stationery clerk	•••••••••••••••••••••••••••••••••••••••	21
for members		144-5
room, assistant	for	58
Stenographer for Dakin tr	lal sworn	1568
Sterns, Henry H., reason v	vhy pardoned	70
Stockbridge, Francis B., el	ected senator130-1,	147-0
Store order scrip, petitions	as to	, 1853
Storrs, L. C., Secretary Bo	ard of Corrections and Charities	801
Street railways, petition a	s to	2745
Stuart, Hon. Chas. E., resc	lution as to death of	178-4
Mrs. Chas. E., lette	or of	2199
Suffrage association, use o	f hall to	20
petition as to		4, 847
Supreme Court, Governor'	s message as to	88
judges inv	rited	14-15
Surplus moneys, Governor	's message as to	58
Swamp land indemnity, G	overnor's message as to	83
interest fund	, resolution as to	2163
report as to		88-90
resolution as	to amount unsold	809
	or's message in	68
	T. •	
•	message as to	80
	nd 18882	
	nor's message to	
	resolution as to21	
	age as to	
	mended bill for	
	Bates bill19	
1	oill for19	25-88
-		
	gulate2	
Testimony at Soldiers' Ho	me to be printed	670
	rne1	
Dakin trial.		-1777
	resolution as to printing	1835
David Crow	ley	, 1774
F. W. Philli	pe1	.781-4
	78	
Jay Smith		, 1658
J. H. Shack	elton17	10 <b>-81</b>
J. V. Shank		69-74
Representat	ive Bates1	701-8
	Dakin	8 <b>4-69</b>
	Green17	
	Linton1	708-6
•	O'Keefe1	634-5
	Rumsey16	
Soldiers' Ho	me, distribution of743, 1019	, 1020
	investigation	700

## PAGE. Testimony of Soldiers' Home prematurely published..... resolution as to ______ 963-4 Thanks, resolution of, to reporters of press 2827 engrossing and enrolling clerks, resolution of ________2871 State printers, resolution of 2777 Thompson, H. W., prayer by Tomlinson, Wm., appointed cloak room keeper..... Troops (see State troops). U. United States senator, election of 129-81, 147-9 University appropriation bill, Governor's message as to _________2336-8 estimate for, in Senate Journal 925 Governor's message as to ..... invitation of president of ..... Universal associations 1509-11 Prison, commission on ..... Governor's message as to ..... ٧. Van Aukin, Dan S., appointed clerk's messenger..... mileage of _______118, 138 Vanzile, P. T., address by, in defense of Representative Dakin 1791-1808 newspaper bill 1171-\$ Voting, method of, resolution as to 2021 W. Walters, Mark, appointed keeper of document room

·	PAGE
Waters, Daniel H., petition of	284-(
Weapons, concealed, Governor's message as to	
Weather service (see State weather service).	
Weaver, Matie, candidate for janitress	11
Western Union Mutual Life Insurance Company	1588-47
Wicks, Samuel D., appointed assistant janitor.	18
mileage of	
Widzel, Paul, petition as to	243
Willard, Miss Frances E., hall of House to	
Wilson, Elias, reason why pardoned	
Woodhouse, Phil K., journal clerk's messenger	
mileage of	
Wright, Charles, reason why pardoned	<i>1</i> 1
<b>Y.</b>	
Yanle, George L., received votes, for Senator	180, 147-4

